



successful in the competition, he be recommended by a Medical Board after such inspection or treatment.

(b) In cases in which the candidate is brought before one or other of the committees as to height, chest, teeth, etc., mentioned in Appendix B and in which the Medical Committee feel he is likely to attain the required standard before the time comes for him to be appointed to a commission, to recommend that, if successful in the competition, he be allowed to join the Royal Military College subject to the condition that, when at the end of the course he is found to reach the standard which his increased age and height demand, he will not receive his commission.

(c) To reject a candidate as physically unfit.

A candidate who has been passed by a Medical Board as physically fit in connection with the position being advertised hereunder will not be exempt from being so examined by a Medical Board.

Candidates are required to furnish an application form a medical certificate from a medical officer before the effect that they come up to the prescribed standard, and also a nomination certificate that they have been successfully (or have successfully) vaccinated within the last five years.

A candidate may be required to furnish a declaration in the following form signed by their parents or guardian—

"I, \_\_\_\_\_, father of \_\_\_\_\_, candidate for admission to the Royal Military College, Sandhurst, do hereby declare, and certify to pay the prescribed fees and meet the incidental expenses."

It is my intention to make the Army my permanent profession in life.

*Signature of parent or guardian.*

7. Subject to the restrictions specified below, fees payable will be admissible as the following—

(a) to selected candidates travelling the medical and qualifying examinations in India from their homes and back;

(b) when recommended to join the Royal Military College, Sandhurst, from their residence in Great Britain.

The amount admissible on account of railway, stage and sea passages within Indian limits will be restricted to one first-class fare for each candidate. The amount admissible for road journeys will be restricted to the mileage rate of first-class and second class when travelling on duty.

Applications for railway fares should be made to the Private Secretary to His Excellency the Governor of Madras. Passages by sea from India to the United Kingdom will be arranged by the Indian Government, Bombay, under orders from Army Headquarters.

No travelling allowance is admissible to candidates in connection with their journeys to Madras or Coimbatore, as the case may be, for the purpose of interviewing His Excellency the Governor.

8. Unless a Government building is available, candidates will be provided with private accommodations usually in a hotel at Simla. Candidates will be charged for washing, but the rest of the cost of the quarters will be borne by Government. Suitable arrangements will be made for food or candidates who are provided, by state, from among the local people.

Candidates may arrange for quarters in the hotel other than those provided, but they will be liable for any additional cost incurred. Candidates will on no account be allowed to live elsewhere.

Particulars given for each candidate that candidates are provided with sufficient funds to meet the cost of their expenses while in Simla.

In no circumstances will candidates or their parents, guardians, relatives, or friends, be permitted to interview any officer of the Army Headquarters Staff, either those the officer detailed for the

purpose, or any other person connected with the examination or selection of candidates. An attempt to do so is liable to entail the disqualification of the candidate.

9. Selected candidates will be sent to England in charge of a British officer, who will be appointed by Army Headquarters, and who will meet the candidate at Bombay. Such candidate will hand over to the officer at Bombay the sum of Rs. 500 to cover the cost of expenses incurred during the voyage to England.

10. The fees for cadets at the Royal Military College, Sandhurst, are shown below and are exclusive of contingent expenses and studies, etc. (see paragraph 11).—

(a) For a King's Indian Cadet—as may be arranged by the Secretary of State for India in Council.

For the cost of—

(1) A private gentleman Rs. 500

(2) An officer or soldier who has died whilst on full pay, half pay, retired pay or pension, and whose family has been left in pecuniary distress (subject to the approval of the Secretary of State for India) 20

(3) A distressed officer of whatever rank, whose widow is, or would have been, fit for, eligible for pension. 25

(4) A soldier who is serving, or who died whilst serving, with the colours, or who was discharged either on account of ill-health caused by the service, or after at least twenty years' soldier service. 25

(5) An officer who is (or, if deceased, was at the time of his death) on the active list holding rank below the substantive rank (as regards combatant, medical, dental and veterinary officers) or the rank (as regards officers holding temporary King's Commissions as Lieutenants and Captains) of Lieutenant-Colonel in the Indian Army. 50

A retired officer who has served in a rank below the substantive rank, and retired with not less than twenty years' service or on account of age, non-employment, or ill health caused by the service, or as a reduction of establishment. 25

(6) An officer who is (or, if deceased, was at the time of his death) on the active list holding the substantive rank (as regards combatant, medical, dental and veterinary officers) or the rank (as regards officers holding temporary King's Commissions as Lieutenants and Captains) of Lieutenant-Colonel or Colonel in the Indian Army. 25

A retired officer who has served in any of the above ranks and retired on active list (f). 25

(7) A serving or retired officer not otherwise specially provided for. 200

If the father of a cadet is promoted, or retires, the rate of contribution will be altered accordingly.

The reduced rates at first laid down for the cost of officers do not apply to students whether wholly or partially dependent on stipends. The stipends of an officer can only be admitted at a reduced rate when the services rendered by his father qualify for a reduction.

11. The total sum required by an Indian cadet at the College may be estimated as follows:—

(a) Six of an officer below the rank of Lieutenant-Colonel.

Fees shown supra at	£ s. d.
250 per annum	25 10 0
Contingent amount	75 0 0

Travelling expenses.

Contingent expenses, and studies, etc.

£ s. d.	
Pocket money—15 months, at £3 per annum ..	54 0 0
18 weeks' vacation expenses at £3-5-0 per week ..	54 10 0
Extra pocket money during vacation (18 weeks) at £3-5-0 per week ..	54 14 0
Smaller during the three terms and whilst on being uncommissioned ..	300 0 0
(A) ..	507 14 0

(B) *Sum of a private gentleman.*

£ s. d.	
Five terms terms ..	500 0 0
Outfit and equipment ..	75 0 0
Pocket money—15 months, at £3 per annum ..	54 0 0
18 weeks' vacation expenses at £3-5-0 per week ..	54 10 0
Extra pocket money during vacation (18 weeks) at £3-5-0 per week ..	54 14 0
Smaller during the three terms and whilst on being uncommissioned ..	300 0 0
(B) ..	778 4 0

13. The sum for medicine includes additional expenses during the vacation, such as travelling and entertainment. The expense of medicine will, as far as possible, be kept within the above limits, but the parent or guardian of a cadet must be prepared to pay any excess over these amounts.

14. The above estimate does not provide for the expense of a uniform as issued in England, other than the amount required for college uniform; for the purchase of *Extempore* an additional sum of from £500 to £1000 should be provided.

15. An allowance of £10 a day, in lieu of the expense of travelling, lodging, and other necessaries, will be credited as a charge against the parent or guardian as long as he is in residence at the Royal Military College. All other necessary expenses which cannot be covered by this allowance shall be chargeable to the parent or guardian of a cadet.

16. If a cadet is absent a whole term in consequence of vacation, a payment of £10 shall be required in lieu of the half-year's contribution for the privilege of his name being kept on the rolls of the establishment, and for a vacancy being kept open at the commencement of the next term.

17. If a cadet is re-enrolled or removed during a term, his further allowance shall issue from the date of such re-enrollment or removal, and the contribution made for the half-year shall be refunded, unless otherwise specially ordered by the Army Council.

18. (a) If a cadet is absent from sickness during a portion of the term, his allowance shall continue to be issued and credited to his account. In exceptional cases a refund of the contribution for the period of absence may be authorized by the Commandant, and in such cases the cadet's allowance shall cease for the period of the refund.

(b) If a cadet is admitted for treatment to a district military hospital, stoppages will be charged for the period of his absence in hospital on the following rates:—

- (1) 1s. 4d. a day during the period that the daily allowance specified in paragraph 14 continues to be credited to his account.
- (2) 1s. a day if not, when the daily allowance ceases to be credited to his account by reason of the contribution, as pointed out, in the preceding paragraph 14, for the

period of his absence not having been paid or having been refunded on account—see paragraph 16.

19. Parents or guardians of candidates are required to pay two-thirds of the estimated expenditure (1s. 4d. a day) £115-10-0, or (2) £250 (1s. 4d. a day) £250-0-0, before the beginning of the first term of the standard course and the remainder (1s. 4d. a day) £115-10-0, or (2) £125-0-0, before the commencement of the third term.

As it is impossible for Indian cadets to return to India during the vacation, arrangements will have to be made for their accommodation in England during those periods, either by their parent or guardian or by the Indian Office on behalf of the latter.

20. The normal length of the course of instruction given at will be about eighteen months divided into three sessions. The College term will be:—

Spring term—From about beginning of February to about middle of May.

Autumn term—From about beginning of September to about middle of December.

The intermediate periods will constitute the vacation.

21. The subjects which form the course of studies, which are available to all cadets from time to time, are given in the following table:—

## Subject.

Tactics, Artillery, Field Engineering, Hygiene, Map reading and Field Sketching, Organization and Administration.

Military Law.

History and English (including Military History).

Geography.

Algebra, Euclid (Euclid, French or Advanced History).

French.

Equitation.

Weapon Training.

Physical Training.

22. The aggregate marks will determine the cadet's place in order of merit when passing out for appointment to a commission.

23. To qualify for promotion to a higher term, a cadet will be required to obtain not less than 50% of the aggregate marks allotted to the term.

To qualify for appointment to a commission, from the third term a cadet will be required to obtain not less than 50% of the aggregate marks allotted to the term.

To meet marks in any subject a cadet must obtain not less than 40% of the total marks allotted to that subject for the term.

24. At all examinations a deduction of marks, up to 5 per cent of the maximum, will be made for handwriting which is difficult to read. A similar deduction, up to the same limit, will be made for bad English spelling.

These deductions will not reduce below the qualifying minimum the aggregate marks obtained by the cadet.

25. A cadet who fails to attain the qualifying minimum of marks for any term will lose that term, and will forfeit all claim to compete for appointment to the Indian Army. He will be warned that if he fails at a subsequent examination he will be considered unfit for the College.

26. To enter in service due diligence during the whole period of residence there will be an examination at the end of each term mentioned under by the Commandant of the Cadet College as by independent examination.

27. When a cadet passes out of the Cadet College, the Commandant will certify that all debts have been paid. In those cases where the certificate cannot be given the granting of a commission will be liable to be withheld unless such debts are discharged.

\*The figure has been incorrectly entered in E.



43. No reward will be required in respect of any person already made in the event of an officer becoming a candidate or otherwise coming to be entitled to the grant.

44. The winner of a scholarship who can afford to do so will be given the opportunity of reapplying the next time should the scholarship be vacant in favour of some less fortunate candidate. In such a case the winner would still retain the status of a candidate.

45. An officer holding a scholarship will be liable, at the discretion of the Army Council, to forfeit it for non-attendance.

**KING'S INDIA CADET AND HONORARY KING'S INDIA CADET.**

The *cadet* is applicable only to (a) candidates for King's India Cadetship, who are one of persons who have served in India in the Military or Civil service of His Majesty or of the East India Company, and (b) candidates for Honorary King's India Cadetship, who are one of Indian holders of the King's Commission in the Indian Army or Indian Medical Service.

46. King's India cadets will be nominated by the Secretary of State for India in Council, under the provisions of 21 and 22 Vict. c. 106, and 25 and 26 Vict. c. 103, from one of persons who have served in India in the military or civil service of His Majesty, or of the East India Company.

47. Three Honorary King's India cadets are nominated annually by the Secretary of State for India in Council.

Each cadet is appointed from—

(a) The sons of officers of the Indian Army or Indian Medical Service who were killed in action or have died of wounds received in action within six months of such wounds having been received, or from those brought on by fatigue, privation, or exposure, rendered by active operations in the field before an enemy, within six months after their having been first entitled to be so.

(b) The sons of officers of the Indian Army or Indian Medical Service who have obtained the lowest or subordinate rank of major or lieutenant-colonel, and have performed long or distinguished service.

48. An application for a King's India cadetship or for an Honorary King's India cadetship on behalf of an Indian candidate should be addressed to the Secretary to the Government of India, Army Department.

49. King's India cadets, and Honorary King's India cadets, will be required, before admission to the college, to qualify (1), obtain 50 per cent of the marks allotted in each of the three compulsory subjects of Class I; (2) as an Army Entrance Examination, and to furnish satisfactory evidence that they are eligible with regard to age and character. The limits of age are specified in paragraph 4.

50. King's India cadets may be exempted from paying the following sums towards carrying the expense of uniforms, books, library, recreation, etc. (included in the contributions referred to in paragraph 14) if so decided by the India Office:—

On joining the college .. ..	£
Concomitant of short term .. ..	15

51. Cadets are subject to such rules and regulations, as may be, from time to time established for the maintenance of good order and discipline at the Cadet College.

52. The Commandant has the power of nomination, and also of withdrawing a cadet for misconduct on drop a term or to be less placed in the list of successful candidates for commission. In all such cases the Government will be reported by the Commandant

to the Under-Secretary of State, The War Office. A candidate who will forfeit his right to be considered for the Indian Army or the Royal Army Medical Corps.

53. A cadet may, by order of the Commandant, be placed in the circumstances in the Under-Secretary of State, The War Office, to keep for two successive terms in the same service, either as a punishment for a breach of discipline, or, in the case of a backward cadet, where it is considered that he would benefit by extra instruction.

54. In cases requiring more serious notice, cadets removed or are liable, on the report of the Commandant to the Under-Secretary of State, The War Office, to be:

- (1) Reprimanded; or
- (2) Expelled.

55. The name of any cadet expelled will be recorded in the War Office, and may, if in the opinion of the Army Council the circumstances warrant it, be made known to the First Lord of the Admiralty, the Secretary of State for India, the Secretary, The War Office, and the Civil Service Commissioners, in order to prevent the admission of the cadet into His Majesty's army, military, or air service, or home, colonial, or Indian civil service.

56. A cadet is also liable to be removed from the Cadet College:

- (1) For moral or physical infirmities;
- (2) For unsatisfactory progress in his studies, or physical education; or
- (3) If requested by the Commandant as not likely to become an efficient officer.

57. On receipt of information from the Secretary of State for India in Council or by order of an Indian cadet from the College, the Lord Lieutenant or Administrator concerned will be notified (unless they have the permit or guarantee of the cadet) may be informed.

58. Cadets will salute all officers in uniform and salute those whom they know to be officers when not in uniform. They will also salute the military professions and institutions of the Cadet College.

59. Officers Commanding Companies have certain Privileges of punishment delegated to them, and will report to the Commandant, through the adjutant, all punishments which they may inflict.

60. Officers, staff instructors, professors and Private Instructors are not permitted to give private instruction or to permit to cadets, either during the vacation or at any other time.

61. No person belonging to the Cadet College's Service, to receive a present from any cadet, or from the relatives or friends of any cadet. Any non-official officer, or employee, who accepts a present is liable to be removed or discharged, and the cadet giving it to be punished for disobedience of orders.

62. They will, while at the Royal Military College, Reading belong to the Cadet College. Men and on special meeting arrangements may be made on their behalf.

63. Indian cadets are required to appear at all Western Days in the uniform of the College, except when on leave or when otherwise exempted by the Commandant, but they will be allowed to wear their national head dress should they so desire.

64. They will not be allowed to take servants or to receive personal attendance of any kind in the College.

65. One of the rules for admission to the Royal Fencible Military College is that a cadet should be unmarried. This rule will be waived in the case of Indian male cadets, but no one on admission will be allowed to take his wife or family to England.

King's India cadet.

Honorary King's India cadetship.

Applicant.

Age and qualifying services.

Discipline.

Exemption, etc.

Appointments  
in Commission

55. Candidates from India will have to qualify in the following manner on examination and will be qualified to sit for the King's Commission. Before being passed it is for a commission, they must be certified to be in good mental and bodily health and free from any physical defects likely to interfere with the performance of their military duties. Those who are successful in obtaining commissions will enter the Indian Army as Second Lieutenants.

The appointment of graduates above, after passing out of the Royal Military College, is governed by the requirements of vacancies and the requirements of the service. Indian Candidates will be posted to one of the units selected for consideration subject to those conditions. The appointments will be made on the following principles:—

(1) The first consideration will be given to those candidates who pass out highest on the list of successful candidates from the Royal Military College, but the Government of India reserve the right to consider special family or territorial claims (respectively of the candidate's position on the list).

(2) A candidate having any special family or territorial connection with a regiment should describe the connection on the performance form which he will be required to fill in during his last term at the College, and careful consideration will be given to such claims in deciding the question of his appointment.

(3) Candidates without special claims are at liberty to apply for particular regiments (not exceeding three).

(4) In making final appointments the candidates' wishes, as stated on the performance form, will be taken as far as possible, having due regard to the governing paragraphs.

There is no objection to a Colonel of a regiment submitting a recommendation to Army Headquarters, India, on behalf of a candidate when he may desire to be appointed to his regiment.

Form of  
Application.

56. Candidates should submit their applications in the form below:—

#### Form of Application.

- (1) Name in full (to be typed or hand printed).
- (2) Date of birth (this must be definitely stated).
- (3) Caste and tribe.
- (4) Name, occupation and address of father, stating if living or deceased.
- (5) Name, occupation and address of guardian if male next-of-kin is absent or father not being alive.
- (6) Full particulars of any military service rendered by candidate or near relatives.
- (7) Brief summary of any military service rendered by candidate or near relatives.
- (8) Education and standard of education, examinations passed, with dates, improve qualifications after then English, furnishing certificates.
- (9) Whether able to ride and what games played.
- (10) Permanent address in India.
- (11) Particulars of any military service (if any) in any Government or Civil Department rendered by near relatives of candidate.
- (12) Optional subjects selected.
- (13) Whether free-hand drawing selected or not.
- (14) Whether medical and vaccination certificates and proof of guardian's declaration attached (rule paragraphs 5 and 6).

Date

Place

Signature of Candidate.

Local date  
for submission  
of application.

58. The Private Secretary to His Excellency the Governor of Madras, to whom applications should be made not later than 25th March 1924, will acknowledge the receipt of the form of these applications. No application received after the 25th March 1924 can be considered.

73. Candidates are informed that copies of the following are available at the Indian Commission to the Royal Military College, Sandhurst, 1925 and the "Report on the written Examination of Indian Candidates for the Royal Military College, Sandhurst, September 1924" may be obtained from the Secretary, Government of India Central Publication Branch, 4, Hastings Street, Calcutta, at a cost of two annas per copy.

#### APPENDIX A.

#### SYLLABUS OF EXAMINATION FOR INDIAN CANDIDATES FOR COMMISSION TO THE ROYAL MILITARY COLLEGE, SANDHURST.

The subjects of the written examination and the maximum number of marks obtainable for each subject are as follows:—

Class I.—Compulsory.	Marks
(i) English and General knowledge ..	200
(ii) British Imperial History and General Geography ..	200
(iii) Elementary Mathematics ..	200
Class II.—Optional.	
(iv) Physics and Chemistry as General Science ..	100
(v) Intermediate Mathematics ..	100
(vi) Urdu ..	100
(vii) Modern French ..	100
(viii) Persian ..	100
(ix) Sanskrit ..	100

All the subjects in Class I must be taken up, and one subject of Class II may be taken, one only of which may be a language.

In addition, candidates may take up free-hand drawing, to which 100 marks will be allotted.

To qualify, candidates will be required to obtain not less than 20 per cent in each compulsory subject, and to obtain a total of 300 marks in the aggregate for the whole examination. Candidates will not be given credit for marks in an optional subject when such marks are less than 20 per cent.

Candidates who qualify and who are the sons of Indian officers will be awarded extra marks on the following scale, and it is, therefore, essential that full particulars of the father's service are given as the recommendation form:—

	Marks.
Son of an officer of Regular Indian Army killed in action, or died of wounds, or of such son as active service ..	500
Son of an officer of Cavalry, Infantry, or Artillery, of the Indian Army who has at least 15 years' service, or was wounded in action ..	200
Son of an officer of Cavalry, Infantry, or Artillery with less than 15 years' service, or of an officer of other Branches ..	100

Note.—Candidates will not be permitted to change the subjects they select after forwarding their applications.

#### SYLLABUS OF SUBJECTS FOR THE WRITTEN EXAMINATION FOR COMMISSION.

##### ENGLISH.

Marks 200.

Essay.—Three alternative subjects to be given for answer or letter of which candidate may choose one. Reproduction of a passage read out to the candidate.

General paper (to test general knowledge and intelligence.)

#### BRITISH IMPERIAL HISTORY AND GEOGRAPHY.

Marks 200.

The age of discovery, Trade and Settlement.

Designs were, their names and the editions to the Empire resulting from them.

The civilisations of the Dominions and India, Greece, Germany and Protestantism.

The general expansion of the Empire from the beginning of the 17th century to 1914.

The Empire during the Great War.

The development of the Empire and the World as a result of the Great War.

The general geography of the World and its physiographical basis, viz.—

The size and shape of the earth; latitudes and longitude; general distribution of land and sea.

The atmosphere; seasonal and regional variations of temperature, pressure, and winds; winds.

The sea; tides and temperature of the oceans; drift and storm currents; the tides.

The land; characteristics and distribution of mountains, hills, plateaus, highlands, and plains.

Action of ground and surface water, ice, and wind; types of land forms; characteristics of river systems.

Effects of climate on vegetation; characteristics and distribution of forests, grass lands, and deserts.

Animals; characteristics of the chief vegetable regions; the forest-felling grounds.

General characters and distribution of the chief races of mankind.

Distribution of population and of occupations in relation to physical features, climate, and vegetation; the natural divisions and the chief products of each continent; geographical reasons for the position of the great cities of the world and the routes between them.

General methods of working maps.

Candidates will be expected to show an elementary knowledge of the topography of the world, and to be able to read topographical and statistical maps, including Ordnance Survey maps.

The Geography and History of India and neighbouring countries in detail.

#### MATHEMATICS (ELEMENTARY).

##### Maths 100.

**Arithmetic.**—The ordinary processes of arithmetic; the numerical value in the order of measurement of length, area, volume (including plane, square, cubical) and weight (avoirdupois); the metric, gaussian, and litre with their common multiples and sub-multiples; fractions and decimals, vulgar and exact. A knowledge of measuring decimals and the process of rounding the value round will not be required. Questions will not be set on "percent" word "or" "true discount." The use of logarithmic tables will not be required.

Questions will also be set on the use of colliders and vernier, on determination of areas by dimensions (rectilinear figures, circles), by squared paper, by weighing; area of cross-sections and diameter of a tube; determination of volume, by dimensions (rectangular block, sphere, cylinder), by displacement (concrete, graduated jar, barrel), by weighing; use of balance; determination of density and specific gravity.

The use of algebraic symbols and, prominent, and the use of slide rules and tables of logarithms will be allowed.

**Algebra.**—The expression of an arithmetical generalisation in a formula; easy problems in the simplification of algebraical expressions, such as negative in dealing with practical problems; investigation of a formula; evaluation of a formula for numerical values of its variables; simple equations; easy quadratic equations, solution of two linear simultaneous equations; algebraical equivalents of lines 22 in the Cambridge Geometry

Schedule \*; easy fractions; easy graphs; change of the subject of a formula; the use of five-figure logarithmic tables.

**Geometry.**—Proved and unproved geometry according to the Cambridge Geometry Schedule. A few will not be required of the prospective student will be required. Elementary solution of right-angled triangles by geometry or by use of cosine and tangent.

**Constructions.** Will be expected to be acquainted with the forms of the circle, solid lines, straight, the circle, the rectangle, the ellipse, the cylinder, the sphere, the right pyramid, and the cone.

In the absence of special instruction that a question is to be answered by a particular method, candidates are at liberty to choose their method from any branch of mathematics.

#### PHYSICS AND CHEMISTRY.

##### Physics.

##### Phis 100.

(a) **Heat and Optics.**—Sources and production of heat; thermometry; expansion; calorimetry, specific heat, change of state, latent heat; conduction, convection, and radiation. Solution of heat in other forms of energy; the mechanical equivalent of heat. Practical applications.

**Production and propagation of light;** the reflection and refraction of light at plane and spherical surfaces; the formation of images; mirrors and simple lenses, simple optical instruments. Dispersion and colour, vision.

(b) **Electricity and Magnetism.**—Simple experiments and measurements with magnets; laws of force, electrical magnetism. Elementary principles of electrostatics; electrostatic induction. Simple forms of cells; electrochemical force, current, resistance; the magnetic, chemical, and thermal effects of a current; method of measuring currents. The tangent galvanometer and moving coil galvanometer. Electro-magnetic induction; elementary questions on the application of these principles, e.g., in the dynamo of motor, telegraph or telephone, may be set.

**Practical Work.**—Simple qualitative experiments to illustrate the phenomena of heat, use of the calorimeter. Experiments with glass and airless vacuum and electric lenses.

Simple experiments on magnetism: mapping field; comparison of magnetic materials and of pole strengths. The electrostatic and electrophorus. Use of the tangent galvanometer to compare resistance and electromotive force; simple experiments in electrostatics. Wheatstone's Bridge; determination of specific resistance.

##### CHEMISTRY.

The distinction between elements, compounds, mixtures; the laws of combination; equivalent weight, molecular weight, atomic weight, and their determination by direct methods only.

The chemistry of the following elements and of their chief compounds—Hydrogen, Chlorine, Bromine, Iodine, Oxygen, Sulphur, Nitrogen, Phosphorus, Carbon, Potassium, Sodium, Zinc, Iron, Copper, Acid, bases, and salts. The solution of the atmosphere in glass and normal life. The part played by nature in the growth of plants.

**Practical Chemistry.**—Experiments illustrating the difference between elements, compounds, and mixtures; the preparation and properties of the commoner gases and the simpler compounds of the elements in the schedule; observations on the behaviour of bodies under the action of magnets, including bodies not mentioned in the schedule;

solids expressing limiting weighings and the measurements of volume, including the solima of Bunsen.

*In the most of a practical test being dependent, the whole of the work will be devoted to the metric system.*

#### GENERAL SCIENCE

##### Module 120.

*Topics will be set to test the candidate's knowledge of scientific principles and of their application in everyday life, as indicated in the following schedule:—*

Examples of substances, illustrated by falling bodies and by simple machines; the meaning of mass, weight, force, energy; the transformation of energy.

The general properties of solids, liquids and gases; principles of hydrostatics with practical applications; contact of different and surface tension.

Production and sources of heat; the ideas of temperature and quantity of heat; effects of heat on matter; transformation of heat. Relation between heat and work as illustrated in the steam engine and the internal combustion engine. Domestic heating and ventilation.

Production and propagation of sound; pitch, loudness and quality.

Production and propagation of light; reflection, refraction and dispersion; colour. The eye and simple optical instruments. Domestic lighting.

Elementary ideas of magnetism. The fundamental experiments of electrostatics. Effects of the electric current. Ohm's law. Current induction, with the outlines of its application in the dynamo. Practical applications of electricity in domestic lighting and in the telegraph and transformation of energy.

The chemistry of air and water and of the elements contained in them. The chemistry of fermentation; common forms of fuel; carbon as a reducing agent in metallurgy. The relation of the air and its constituents to the life of plants and animals and to the weathering of rocks. The general laws of chemical combinations illustrated by a few domestic substances (e.g., chalk, vinegar, salt and the common acids and bases); explanation of these laws by the atomic theory.

The distinction between living and non-living things; the distinction between typical plants and typical animals. The life of a plant; importance of plants in building up food and fuel. Fundamental principles of agriculture. Simple means of fertilization and manure sowing. Simple physiology and hygiene.

The solar system; stars and nebulae. General structure of the earth's crust; igneous and sedimentary rocks; agents of denudation and deposition; fossils and their significance.

*Some choice of positions will be given. A laboratory test may be included in the subject matter of the above syllabus, but the entire will be given of its formulation.*

#### INTERMEDIATE MATHEMATICS.

##### Module 120.

Includes Elementary Mathematics together with:

**Geometry**—Elementary ideas in solid geometry treated informally (angle between planes, angle between line and plane, great and small circles of sphere, mensuration).

**Algebra**—Solutions of two simultaneous equations, one linear and one quadratic; easy problems in variation; the meaning and meaning, properties of negative and fractional indices; use of logarithmic notation; simultaneous equations, series geometric progression; rate of change of a function and gradient of a graph; practical application of gradients and of areas of graphs.

**Trigonometry**—Solutions of plane triangles; simple trigonometrical functions; use of slide-rule tables; formulae for trigonometrical values of the sum and difference of two angles.

**Statics and Dynamics**—The laws of the inclined plane, the pulley and other simple machines; the composition and resolution of forces in any plane; moments; simple graphical methods; friction; simple cases of equilibrium; properties of the centre of gravity; work; velocity ratio, mechanical advantage, and efficiency of a machine.

The composition and resolution of velocities and accelerations in any plane; centripetal motion under uniform acceleration; Newton's laws of motion; the conservation of linear momentum; work and energy; the laws of flight, greatest height, and horizontal range of projectiles.

*Proofs of the parallelogram and triangle of forces, and of the principle of moments will not be asked for.*

*In the solution of special questions that a problem is to be answered by a particular method, candidates are at liberty to choose their method from any branch of mathematics.*

#### VAGO, MODERN PHRASE, PHRASE OR SUMMARY.

##### Module 120.

1. Translation from the Vernacular into English.
2. Translation from English into Vernacular.
3. An essay or letter on one or two alternative subjects.
4. Colloquial. Candidates to—  
(i) talk in the Vernacular,  
(ii) write a short clear passage in the Vernacular.

#### FAMILIAR DRAWING.

##### Module 120.

In addition, if so desired, Freehand Drawing may be taken.

#### THE CAMBRIDGE GEOMETRY SCHEDULE.

The order in which the theorems are stated is not imposed on the sequence of their treatment.

#### SECTION I.

##### PRACTICAL GEOMETRY.

1. Division of angles and of straight lines.
2. Construction of perpendiculars to straight lines.
3. Construction of an angle equal to a given angle.
4. Construction of parallels to a given straight line.
5. Simple cases of the construction from sufficient data of triangles and quadrilaterals.
6. Division of straight lines into a given number of equal parts.
7. Construction of a triangle equal in area to a given polygon.
8. Construction of tangents to a circle, and of common tangents to two circles.
9. Simple cases of the construction of circles from sufficient data.

#### SECTION II.

##### PRACTICAL GEOMETRY.

10. Division of straight lines into parts in any given proportion.
11. Construction of a fourth proportional to three given straight lines and a mean proportional to two given straight lines.
12. Construction of regular figures of 3, 4, 5 or 6 sides in or about a given circle.
13. Construction of a square equal in area to a given polygon.



## SECTION III.

## ANGLES AT A POINT.

\* 14. If a straight line stands on another straight line, the sum of the two angles so formed is equal to two right angles, and the converse.

\* 15. If two straight lines intersect, the vertically opposite angles are equal.

## PARALLEL STRAIGHT LINES.

\* 16. When a straight line cuts two other straight lines, if

- (i) a pair of alternate angles are equal, or  
(ii) a pair of corresponding angles are equal,

then a pair of interior angles on the same side of the cutting line are together equal to two right angles. Conversely, if the two straight lines are parallel, and the converse.

\* 17. Straight lines which are parallel to the same straight line are parallel to one another.

## TRIANGLES AND RECTILINEAR FIGURES.

18. The sum of the angles of a triangle is equal to two right angles.

19. If the sides of a convex polygon are produced in order, the sum of the angles so formed is equal to four right angles.

\* 20. If two triangles have two sides of the one equal to two sides of the other, each to each, and also the angles contained by those sides equal, the triangles are congruent.

\* 21. If two triangles have two angles of the one equal to two angles of the other, each to each, and also one side of the one equal to the corresponding side of the other, the triangles are congruent.

\* 22. If two sides of a triangle are equal, the angles opposite to these sides are equal; and the converse.

\* 23. If two triangles have the three sides of the one equal to the three sides of the other, each to each, the triangles are congruent.

24. If two right-angled triangles have their hypotenuses equal, and one side of the one equal to one side of the other, the triangles are congruent.

25. If two sides of a triangle are unequal, the greater side has the greater angle opposite to it; and the converse.

26. Of all the straight lines that can be drawn to a given straight line from a given point outside it, the perpendicular is the shortest.

27. The opposite sides and angles of a parallelogram are equal, each diagonal bisects the parallelogram, and the diagonals bisect one another.

28. If there are three or more parallel straight lines, and the intercepts made by them on any straight line that cuts them are equal, then the corresponding intercepts on any other straight line that cuts them are also equal.

## AREAS.

29. Parallelograms on the same or equal bases and of the same altitude are equal in area.

30. Triangles on the same or equal bases and of the same altitude are equal in area.

31. Equal triangles on the same or equal bases are of the same altitude.

32. Illustrations and explanations of the geometrical theorems corresponding to the following algebraical identities—

$$\begin{aligned} (a+b+c+\dots)(a+b+c+d+\dots) \\ &= (a+b)(a+c+d+\dots) + b(a+c+d+\dots) \\ &= (a+b)(a+c+d+\dots) + b(a+c+d+\dots) \\ &= (a+b)(a+c+d+\dots) + b(a+c+d+\dots) \end{aligned}$$

33. The square on a side of a triangle is greater than, equal to, or less than, the sum of the squares on the other two sides, according as the angle contained by those sides is obtuse, right, or acute. The difference in the square of equality is twice the rectangle contained by one of the two sides and the projection on it of the other.

## LINES.

34. The locus of a point which is equidistant from two fixed points is the perpendicular bisector of the straight line joining the two fixed points.

35. The locus of a point which is equidistant from two intersecting straight lines is one of the pair of straight lines which bisect the angles between the two given lines.

## THE CIRCLE.

36. A straight line, drawn from the centre of a circle to touch a chord which is not a diameter, is at right angles to the chord; conversely, the perpendicular to a chord from the centre bisects the chord.

\* 37. There is one circle, and not only, which passes through three given points not in a straight line.

\* 38. In equal circles (or, in the same circle) (i) if two arcs subtend equal angles at the centre, they are equal, (ii) conversely, if two arcs are equal, they subtend equal angles at the centre.

\* 39. In equal circles (or, in the same circle) (i) if two chords are equal, they cut off equal arcs; (ii) conversely, if two arcs are equal, the chords of the arcs are equal.

40. Equal chords of a circle are equidistant from the centre, and the converse.

## SECTION IV.

## THE CIRCLE.

41. The tangent at any point of a circle and the radius through the point are perpendicular to one another.

42. If two circles touch, the point of contact lies on the straight line through the centres.

43. The angle which is at a point on a circle subtended by an arc is double that which it subtends at any point on the remaining part of the circumference.

44. Angles in the same segment of a circle are equal; and if the lines joining two points subtend equal angles at two other points on the same side of it, the four points lie in a circle.

45. The angle in a semicircle is a right-angle; the angle in a segment greater than a semicircle is less than a right-angle; and the angle in a segment less than a semicircle is greater than a right-angle.

46. The opposite angles of any quadrilateral inscribed in a circle are supplementary; and the converse.

47. If a straight line touch a circle, and from the point of contact a chord be drawn, the angles which this chord makes with the tangent are equal to the angles in the alternate segment.

48. If two chords of a circle intersect either inside or outside the circle, the rectangle contained by the parts of one is equal to the rectangle contained by the parts of the other.

## SECTION V.

## PROPOSITIONS: SIMILAR FIGURES.

49. If a straight line is drawn parallel to one side of a triangle, the other two sides are divided proportionally; and the converse.

50. If two triangles are equiangular, their corresponding sides are proportional; and the converse.

51. If two triangles have one angle of the one equal to one angle of the other and the sides about these equal angles proportional, the triangles are similar.

52. The internal bisector of an angle of a triangle divides the opposite side internally in the ratio of the sides containing the angle, and likewise the external bisector externally.

53. The ratio of the areas of similar triangles is equal to the ratio of the squares on corresponding sides.

## APPENDIX B.

## PHYSICAL CONCLUSIONS.

1. To be passed as fit for a commission in the Regular Army a candidate must be in good mental and bodily health, and free from any physical defect likely to interfere with the efficient performance of military duty.

2. The correlation of age, height and chest girth will not be less than that given in the following table:—

POTENTIAL REPRODUCTORS.			
Age and sex.	Height when last seen.	Child	
		Height when last expected.	Percentage of height to mother's last seen height.
18	61 and under 17	1	100%
	61	1	100%
	61	1	100%
	61	1	100%
	61	1	100%
17	71 and under 16	1	100%
	71	1	100%
	71	1	100%
	71	1	100%
	71	1	100%
16	81 and under 15	1	100%
	81	1	100%
	81	1	100%
	81	1	100%
	81	1	100%
15	91 and under 14	1	100%
	91	1	100%
	91	1	100%
	91	1	100%
	91	1	100%
14	101 and under 13	1	100%
	101	1	100%
	101	1	100%
	101	1	100%
	101	1	100%
13	111 and under 12	1	100%
	111	1	100%
	111	1	100%
	111	1	100%
	111	1	100%
12	121 and under 11	1	100%
	121	1	100%
	121	1	100%
	121	1	100%
	121	1	100%
11	131 and under 10	1	100%
	131	1	100%
	131	1	100%
	131	1	100%
	131	1	100%
10	141 and under 9	1	100%
	141	1	100%
	141	1	100%
	141	1	100%
	141	1	100%
9	151 and under 8	1	100%
	151	1	100%
	151	1	100%
	151	1	100%
	151	1	100%
8	161 and under 7	1	100%
	161	1	100%
	161	1	100%
	161	1	100%
	161	1	100%
7	171 and under 6	1	100%
	171	1	100%
	171	1	100%
	171	1	100%
	171	1	100%
6	181 and under 5	1	100%
	181	1	100%
	181	1	100%
	181	1	100%
	181	1	100%
5	191 and under 4	1	100%
	191	1	100%
	191	1	100%
	191	1	100%
	191	1	100%
4	201 and under 3	1	100%
	201	1	100%
	201	1	100%
	201	1	100%
	201	1	100%
3	211 and under 2	1	100%
	211	1	100%
	211	1	100%
	211	1	100%
	211	1	100%
2	221 and under 1	1	100%
	221	1	100%
	221	1	100%
	221	1	100%
	221	1	100%
1	231 and under 0	1	100%
	231	1	100%
	231	1	100%
	231	1	100%
	231	1	100%

3. The candidate's height will be measured as follows.—She will be placed against the standard with her feet together, and the weight thrown on the heels and rest on the fore or ante-ri-or side of the feet. She will stand erect without sagging, and with the back, sides, buttocks and shoulders touching the standard; the chin will be depressed so bring the vertex of the head level under the horizontal bar, and the height will be recorded in inches and parts of an inch in centimeters.

4. The candidate's chest will be stretched as follows.—He will be made to stand erect with his feet together, and to raise his arms over his head. The arms will be so adjusted round the chest that the upper edge touches the inferior angles of the scapulae; the hands behind, and the lower edge the upper part of the nipples in front. The arms will then be lowered to hang loosely by the side, and care will be taken that the shoulders are not thrown upwards or backwards as to displace the hips. The candidate will then be directed to take a deep expiratory contraction, and the maximum expansion of the chest will be carefully noted.

The minimum and maximum will then be recorded that includes  $\frac{21}{22}$ , etc.

In recording the stereocenters, fractions of less than half an inch should not be noted.

5. The corallite will also be weighed, and the weight recorded in pounds. Fragments of a ground shell will not be used.

2. The examination for determining the acuteness of vision includes two tests: can for distant, the other for near vision. The Army Test Types will be used for the test for distant vision, without glasses at a distance of 20 feet, and for the test for near vision without glasses, at any distance selected by the candidate. The standards of the minimum acuteness of vision with which a candidate will be considered fit are as follows:

STANDARD I	
High eye	Low eye
Distant vision.—V = 6/3.	V = 6/3.
Near vision.—Rings C, 2.	Rings C, 2.

## References

Before type	After type
Distance vision.—V = 4/8.	V <sub>a</sub> without glasses = 4/80; below 4/80; and after correction with glasses = not below 4/80.

See also 100-101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 91

Left eye	Wear eye
Distant vision.—V, without glasses— not below 6/60; and after correction, middle distance—	V, without glasses— not below 6/60; and after correction with glasses— not below 6/60

Each eye must have a full field of vision as tested by hand movements.

Squint or any warble anomalies of the eyes or of the lids of either eye leads to the risk of aggravation or recurrence will mean the rejection of the candidate.

Each eye will be examined separately, and the lids must be kept wide open during the test.

Testimony to distinguish the principal witness will not be recorded in a sworn deposition, but the fact will be noted in the proceedings and the candidate will be informed.

The degree of awareness of voters of all candidates for nomination will be entered in the proceedings in the following manner:—

V.R. are  $\dots$  with gloves on  $\dots$ ; Hands,  $\dots$

The calculation of the standard of error will be

any individual or any individual or individual will be allowed.

2. The following additional points will thus be

- Answered—
- (1) That his hearing is good and there is no sign of any disease.
  - (2) That his speech is without impediment.
  - (3) That his teeth are in good order. His mouth has never closed both in the upper jaw functionally closed in the lower both in the lower jaw. Two of them lock in such jaw must be useless. Well-fixed teeth will be considered an asset.
  - (4) That his chest is well formed and that his lungs and heart are sound.
  - (5) That he is not enfeebled.
  - (6) That he does not suffer from a severe degree of vertigo or of various types. A candidate who has been so operated will be accepted.
  - (7) That his limbs are well formed and developed.
  - (8) That he has free and perfect motion of all the joints.
  - (9) That his feet and legs are well formed.
  - (10) That he has not suffered from any instance of this disease.
  - (11) That he has no congenital or hereditary ailment.
  - (12) That he does not bear traces of previous acute or chronic disease pointing to an impaired

\* Research conducted at the University of Illinois at Chicago.

- meaner variable is defined as follows:
- (a) When the mean of more than one variable keeps decreasing as the level of the factor on the horizontal axis goes up.
  - (b) The need is compared to work as a rule. One variable keeps all in hand adversely lower than the other, all across the line that the two variables are usually at a lower level than the other.
  - (c) There is a strong tendency to believe that the effect of the factor is estimated to be less than half of the total of the group on the second side.
  - (d) Estimated factor should only be considered as a comparison, when different with the estimated factor.

R. CONRAN SMITH,  
Private Secretary to His Excellency the Governor,  
MAJESTY GOVERNOR'S CASE,  
140, ELIZABETH STREET.

## MILITARY SECRETARY'S OFFICE

## TENDERS FOR YOUR RIGHT TO COLLECT MINOR PRODUCE IN GUIDDY PARK.

No. 2.—Sealed tenders are invited for the purchase of the right to collect and remove certain minor forest produce in Guidy Park from the 1st April to 30th September 1922.

2. Tenders must be in English and accompanied 'Tender for the collection of forest produce' and must reach the Military Secretary on or before the 19th March 1922.

3. Each tender must be accompanied by a security note for Rs. 100 to secure money. The successful tenderer will be required to enter into an agreement with the Military Secretary and to deposit a sum of Rs. 200 for the fullness of the security.

4. The Military Secretary reserves to himself the right to reject any or all the tenders without assigning any reason therefor.

5. Further particulars may be had on application to the Manager, Government House, between the hours of 9-30 and 4-30 p.m. any day except Saturday and Sunday.

H. F. C. HOBBS, Major,  
Military Secretary.

GOVERNMENT HOUSE, MAHARAJ,  
2nd March 1922.

## PUBLIC DEPARTMENT.

## LEAVE.

For St. George, March 3, 1922.

No. 74.—Under rule 21 of the Fundamental Rules, Mr. J. S. Brown, I.C.S., leaves on average pay for eight months from the 27th March 1922 to date of relief.

For St. George, March 4, 1922.

No. 75.—Under rule 21 of the Fundamental Rules, Mr. G. H. Cocha, I.C.S., leaves for six months on average pay from the 12th April 1922 to date of relief.

For St. George, March 5, 1922.

No. 76.—Under rule 21 of the Fundamental Rules, Mr. A. S. MacKinnon, I.C.S., leaves on average pay for four months from the 1st April 1922 to date of relief and in continuation thereof leaves on half average pay for five months.

No. 77.—Under rule 21 of the Fundamental Rules, Mr. J. J. Smith, I.C.S., leaves on medical certificate for twelve months in continuation of the vacation of the District Court of Vingsapuri for 1922.

Subject to the provisions of rule 26 of the Fundamental Rules, Mr. Smith is permitted to exercise the functions of the District Court of Vingsapuri in his leave.

No. 78.—Under rule 21 of the Fundamental Rules, Mr. R. Hume Day, I.C.S., leaves on average pay from the date of termination of his special duty under the Government of India up to 12th April 1922.

## EXTENSION OF LEAVE.

For St. George, February 26, 1922.

No. 79.—Under rule 21 of the Fundamental Rules, Mr. G. T. R. Pennington, I.C.S., extension of leave on average pay for one day, viz., the 23rd February 1922.

## APPOINTMENTS.

For St. George, March 4, 1922.

No. 80.—Mr. W. W. N. Young, I.C.S., on return from leave, to be Under Secretary to Government, Chief Secretariat, in relief of Mr. A. G. Happey, I.C.S.

No. 81.—Mr. A. G. Happey, I.C.S., Under Secretary to Government, Chief Secretariat, to be Under Secretary to Government, Development Department, in relief of Mr. U. H. Golea, I.C.S., proceeding on leave.

For St. George, March 4, 1922.

No. 82.—Mr. E. Rama Rao, I.C.S., Sub-Collector and Joint Magistrate, on return from leave, to act as Deputy Secretary to Government, Finance Department.

## POSTINGS.

For St. George, March 4, 1922.

No. 83.—Mr. C. E. F. Williams, I.C.S., Assistant Collector and Magistrate, on return from leave, to the Kollegal (Agency) Division of the Ganjam District.

No. 84.—Mr. J. A. Byrne, I.C.S., Sub-Collector and Joint Magistrate, on return from leave, to the Visakhapatnam Division of the Vingsapuri District.

No. 85.—Mr. P. Ramakrishna, I.C.S., Sub-Collector and Joint Magistrate, on return from leave, to the Vingsapuri Division of the North Arcot District.

## APPOINTMENTS AND POSTINGS.

For St. George, February 26, 1922.

No. 86.—Mr. R. S. Balakrishna, I.C.S., Acting Assistant Collector and District Magistrate, Enns Road, on relief by Mr. G. T. R. Pennington, I.C.S., to act as Collector and District Magistrate, Kurnool.

No. 87.—Mr. R. H. Slater, I.C.S., to be Collector and District Magistrate, Chingleput, in relief of Mr. U. Hume Day, I.C.S., to be Collector and District Magistrate, Chingleput.

No. 88.—Mr. R. S. Balakrishna, I.C.S., Acting Collector and District Magistrate, Chingleput, on relief by Mr. G. T. R. Pennington, I.C.S., to act as Collector and District Magistrate, Chingleput.

No. 89.—Mr. P. C. Dutt, I.C.S., Collector and District Magistrate, Chingleput, on relief by Mr. P. Ramakrishna, I.C.S., to be Collector and District Magistrate, Chingleput, in relief of Mr. P. Ramakrishna, I.C.S., proceeding on leave.

## CASUALTY.

For St. George, March 3, 1922.

No. 90.—Mr. Day Everleigh Lovelock, I.C.S., died at Bangalore on the 21st February 1922.

## INVENTORY OF POWERS.

For St. George, March 4, 1922.

No. 91.—Under sub-section (2) of section 22 of the Code of Criminal Procedure, 1922, the Governor in Council is pleased to appoint Mr. J. J. Smith, I.C.S., a Magistrate of the first class, to be an Additional District Magistrate, Tanjore, from the date of his joining at Tanjore and to confer on him all the powers of a District Magistrate.





[illegible]

As 60—In exercise of the powers conferred by clause (6) of sub-section (2) of section 4 of the Code of Criminal Procedure, 1898, the Government is pleased to publish, with effect from 26th March 1926, the police stations named in column (2) of the schedule below and to declare, with effect from the said date, the places named in column (3) to be police stations existing within their local area the villages listed in column (3) of the schedule:—

## Summary

[illegible]

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Test 100

Whereas it appears to Government that the undersigned Land is available for public purposes, to wit, for home-uses in Santa Rita, and in that effort to hereby give to all whom it may involve in accordance with the provisions of section 5 (1) of Land Acquisition Act of 1901 as amended by Act No. 1113 of 1923, and the Governor in Council hereby authorizes the District Land Officer, Bismarck, to survey, map, and lay out the said land, and to have the same confirmed by section 5 (2) of the Act. All persons interested in the lands are required to lodge before the undersigned Officer within thirty days after the date of the notification a statement in writing of their objections, if any, to the proposed acquisition. Under sections 5 (3) and 3-A of the same Act, the Governor in Council appoints as arbitrator, the District Land Officer, to perform the functions of a referee under the Act.

East Godavari district, Himachal Pradesh tahsil, Serrala village.		
8. No. 106-1-8, belonging to Sanku Subhagayya and Janki Bai	.. .. .	0-00
9. No. 106-1-8, belonging to Sanku Subhagayya and Janki Bai	.. .. .	0-00
10. No. 210-2, belonging to Sanku Subhagayya and Janki Bai	.. .. .	0-04
Total .. .. .		0-04

Total ... 994

Gungahm, wt. 8.5 lbs, 72.2 part, belonging to  
 H. H. Kishan, Dindur, Pappu Kishan and  
 Subbarao Pannu, located at the north by No.  
 22.2 part, and by No. 7.2, west by No. 22.2  
 and by No. 7.2.

Whereas it appears to Government that the undersigned article is needed for public opinion to win for Kansas-aid to Berlin, and in this effort it hereby gives to aid where it may receive in compliance with the provisions of section 4 (3) of Last August's Act of 1898 as amended by Act XXXVII of 1900 and the Governor in Council hereby authorizes the District Labour Office, East London, to sell and distribute the said article in the said district, and the said Governor in Council hereby directs the said District Labour Office (12) of the Act, 1898 (referred to in the heads on required to lodge before the undersigned office within thirty days after the issue of the notification, a statement in writing of their compliance, if any, to the proposed agreement. Under sections 3 (4) and 3 (6) of the same Act, the Governor in Council appoints the District Labour Office to perform the duties of the said District Labour Office.

East Godavari District, Dummacherupur Taluk, Kallur village,	ms B
B. No. 854, belonging to Chittoor Ramappa, Chittoor District, and Kallur Venkateswara, .. .. .	B-10

V. T. KRISHNAMA ACHARYAN,  
*Secretary to Government*

## (See footnote 1.)

## APPOINTMENT AND POSTINGS

*For St. James, March 8, 1898.*

(Work effort, broken down by gender.)

No. 10.—M.R. Ry. & Kappaswam. Sasin  
Avargal, Registrar of Assurances, Guahar, is posted  
as Registrar of Assurances, Cuddalore.

No. 11.—M.R.Dy. T. S. Subbapilla FMS  
 Avudal, Registrar of Assurances, Salem, is posted  
 as Receiver of Assurances, Tirunelveli.

N<sub>4</sub>, 12.—M. B. 115. V. Yuzvatsky, *Apres Ararat*,  
Register of Armenians, Oudizyah, is posted as  
Register of Armenians, Ealen.

Mr. W. H. M. Ry, E. Redeggs, Sub-Register, Upper grade and Joint Sub-Register, West Grafton, is appointed to act as Registrar of Assurances and is posted to Quebec.

V. T. KRISHNAMA ACHARYAR,  
Dombivli, Bombay

## REVENUE DEPARTMENT.

## LEAVE

Fort St. George, March 1, 1898.

**Pa. 28.**—Under rule 83 (3) of the Fundamental Rules, M.K.Fy. San Bahadur S. V. Narayana Avaral, Deputy Collector and Additional District Magistrate, Tanjore, leaves an average pay for four months with effect from the date of report.















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Shoebury, dy., new field No. 55 & 56, temporary  
subdivision No. 55-57 and corresponding old field  
No. 55-56, belonging to Somerset Palmyra,  
bounded on the north by No. 55-56, and by No.  
55-57, south and west by No. 55-56.

000 sq.  
lacks.

Shoebury, dy., new field No. 56 & 57, temporary  
subdivision No. 56-58 and corresponding old field  
No. 56-57, belonging to Somerset Palmyra,  
bounded on the north and east by No. 56-57,  
and by No. 56-58.

000 sq.  
lacks.

Shoebury, dy., new field No. 58 & 59, temporary  
subdivision No. 58-60 and corresponding old field  
No. 58-59, belonging to Portland, bounded on the  
north and east by No. 58-59, south by No. 58-59,  
and by No. 58-60.

000 sq.  
lacks.

Shoebury, dy., new field No. 59 & 60, temporary  
subdivision No. 59-61 and corresponding old field  
No. 59-60, belonging to Portland, bounded on the  
north by No. 59-60, south by No. 59-61, and by  
No. 59-62.

000 sq.  
lacks.

Shoebury, dy., new field No. 60 & 61, temporary  
subdivision No. 60-62 and corresponding old field  
No. 60-61, belonging to Portland, bounded on the  
north by No. 60-61, south by No. 60-62, and by  
No. 60-63.

000 sq.  
lacks.

Shoebury, dy., new field No. 61 & 62, temporary  
subdivision No. 61-63 and corresponding old field  
No. 61-62, belonging to Portland, bounded on the  
north by No. 61-62, south by No. 61-63, and by  
No. 61-64.

000 sq.  
lacks.

Shoebury, dy., new field No. 62 & 63, temporary  
subdivision No. 62-64 and corresponding old field  
No. 62-63, belonging to Portland, bounded on the  
north by No. 62-63, south by No. 62-64, and by  
No. 62-65.

000 sq.  
lacks.

Shoebury, dy., new field No. 63 & 64, temporary  
subdivision No. 63-65 and corresponding old field  
No. 63-64, belonging to Portland, bounded on the  
north by No. 63-64, south by No. 63-65, and by  
No. 63-66.

000 sq.  
lacks.

Shoebury, dy., new field No. 64 & 65, temporary  
subdivision No. 64-66 and corresponding old field  
No. 64-65, belonging to Portland, bounded on the  
north by No. 64-65, south by No. 64-66, and by  
No. 64-67.

000 sq.  
lacks.

Shoebury, dy., new field No. 65 & 66, temporary  
subdivision No. 65-67 and corresponding old field  
No. 65-66, belonging to Portland, bounded on the  
north by No. 65-66, south by No. 65-67, and by  
No. 65-68.

000 sq.  
lacks.

Shoebury, dy., new field No. 66 & 67, temporary  
subdivision No. 66-68 and corresponding old field  
No. 66-67, belonging to Portland, bounded on the  
north by No. 66-67, south by No. 66-68, and by  
No. 66-69.

000 sq.  
lacks.

Shoebury, dy., new field No. 67 & 68, temporary  
subdivision No. 67-69 and corresponding old field  
No. 67-68, belonging to Portland, bounded on the  
north by No. 67-68, south by No. 67-69, and by  
No. 67-70.

000 sq.  
lacks.

Shoebury, dy., new field No. 68 & 69, temporary  
subdivision No. 68-70 and corresponding old field  
No. 68-69, belonging to Portland, bounded on the  
north by No. 68-69, south by No. 68-70, and by  
No. 68-71.

000 sq.  
lacks.

Shoebury, dy., new field No. 69 & 70, temporary  
subdivision No. 69-71 and corresponding old field  
No. 69-70, belonging to Portland, bounded on the  
north by No. 69-70, south by No. 69-71, and by  
No. 69-72.

000 sq.  
lacks.

Shoebury, dy., new field No. 70 & 71, temporary  
subdivision No. 70-72 and corresponding old field  
No. 70-71, belonging to Portland, bounded on the  
north by No. 70-71, south by No. 70-72, and by  
No. 70-73.

000 sq.  
lacks.

Shoebury, dy., new field No. 71 & 72, temporary  
subdivision No. 71-73 and corresponding old field  
No. 71-72, belonging to Portland, bounded on the  
north by No. 71-72, south by No. 71-73, and by  
No. 71-74.

000 sq.  
lacks.

Shoebury, dy., new field No. 72 & 73, temporary  
subdivision No. 72-74 and corresponding old field  
No. 72-73, belonging to Portland, bounded on the  
north by No. 72-73, south by No. 72-74, and by  
No. 72-75.

001  
sq.  
lacks.

Shoebury, dy., new field No. 73 & 74, temporary  
subdivision No. 73-75 and corresponding old field  
No. 73-74, belonging to Portland, bounded on the  
north by No. 73-74, south by No. 73-75, and by  
No. 73-76.

001  
sq.  
lacks.

Shoebury, dy., new field No. 74 & 75, temporary  
subdivision No. 74-76 and corresponding old field  
No. 74-75, belonging to Portland, bounded on the  
north by No. 74-75, south by No. 74-76, and by  
No. 74-77.

001  
sq.  
lacks.

Shoebury, dy., new field No. 75 & 76, temporary  
subdivision No. 75-77 and corresponding old field  
No. 75-76, belonging to Portland, bounded on the  
north by No. 75-76, south by No. 75-77, and by  
No. 75-78.

001  
sq.  
lacks.

Shoebury, dy., new field No. 76 & 77, temporary  
subdivision No. 76-78 and corresponding old field  
No. 76-77, belonging to Portland, bounded on the  
north by No. 76-77, south by No. 76-78, and by  
No. 76-79.

001  
sq.  
lacks.

Shoebury, dy., new field No. 77 & 78, temporary  
subdivision No. 77-79 and corresponding old field  
No. 77-78, belonging to Portland, bounded on the  
north by No. 77-78, south by No. 77-79, and by  
No. 77-80.

001  
sq.  
lacks.

Shoebury, dy., new field No. 78 & 79, temporary  
subdivision No. 78-80 and corresponding old field  
No. 78-79, belonging to Portland, bounded on the  
north by No. 78-79, south by No. 78-80, and by  
No. 78-81.

001  
sq.  
lacks.

Shoebury, dy., new field No. 79 & 80, temporary  
subdivision No. 79-81 and corresponding old field  
No. 79-80, belonging to Portland, bounded on the  
north by No. 79-80, south by No. 79-81, and by  
No. 79-82.

001  
sq.  
lacks.

Shoebury, dy., new field No. 80 & 81, temporary  
subdivision No. 80-82 and corresponding old field  
No. 80-81, belonging to Portland, bounded on the  
north by No. 80-81, south by No. 80-82, and by  
No. 80-83.

001  
sq.  
lacks.

Shoebury, dy., new field No. 81 & 82, temporary  
subdivision No. 81-83 and corresponding old field  
No. 81-82, belonging to Portland, bounded on the  
north by No. 81-82, south by No. 81-83, and by  
No. 81-84.

001  
sq.  
lacks.

Shoebury, dy., new field No. 82 & 83, temporary  
subdivision No. 82-84 and corresponding old field  
No. 82-83, belonging to Portland, bounded on the  
north by No. 82-83, south by No. 82-84, and by  
No. 82-85.

001  
sq.  
lacks.

Shoebury, dy., new field No. 83 & 84, temporary  
subdivision No. 83-85 and corresponding old field  
No. 83-84, belonging to Portland, bounded on the  
north by No. 83-84, south by No. 83-85, and by  
No. 83-86.

001  
sq.  
lacks.

Shoebury, dy., new field No. 84 & 85, temporary  
subdivision No. 84-86 and corresponding old field  
No. 84-85, belonging to Portland, bounded on the  
north by No. 84-85, south by No. 84-86, and by  
No. 84-87.

001  
sq.  
lacks.

Shoebury, dy., new field No. 85 & 86, temporary  
subdivision No. 85-87 and corresponding old field  
No. 85-86, belonging to Portland, bounded on the  
north by No. 85-86, south by No. 85-87, and by  
No. 85-88.

001  
sq.  
lacks.

Shoebury, dy., new field No. 86 & 87, temporary  
subdivision No. 86-88 and corresponding old field  
No. 86-87, belonging to Portland, bounded on the  
north by No. 86-87, south by No. 86-88, and by  
No. 86-89.

001  
sq.  
lacks.

Shoebury, dy., new field No. 87 & 88, temporary  
subdivision No. 87-89 and corresponding old field  
No. 87-88, belonging to Portland, bounded on the  
north by No. 87-88, south by No. 87-89, and by  
No. 87-90.

001  
sq.  
lacks.

[illegible]













## PUBLIC WORKS DEPARTMENT.

## LEAVE.

*Port St. George, March 1, 1936.*

Mr. H. S. Taylor, Assistant Engineer, South-East subdivision, South Forestry Division, leave on average pay out of 120s for eight months from the 12th April 1935 to date of relief.

*Port St. George, March 5, 1936.*

M. R. R. K. Raju Raju Arora, Assistant Engineer, General Assistant to the Superintendent Engineer, Walailak, Oahu, leave on average pay without medical certificate for five months and twelve days from the 15th March 1936 to date of relief.

*Port St. George, March 5, 1936.*

Mr. G. L. W. O'Brien, M.A. (Hons.), Chief Inspector of Household and Public Nuisances, leave on average pay out of 120s for eight months from the 1st May 1935 to date of relief.

## POSTING.

*Port St. George, March 5, 1936.*

Mr. E. W. P. Webb, Officiating Superintendent Engineer, Colombo Circle, to officiate as Superintending Engineer of the new Tarapur Circle as a temporary measure.

## APPOINTMENTS AND TRANSFERS.

*Port St. George, March 4, 1936.*

Mr. Jacob Mathias, Assistant Executive Engineer, No. 1 subdivision, Special Irrigation Division, Trichopoly Circle, to officiate as Executive Engineer, No. 2 division, Canal system, Coimbatore Circle.

M. R. R. K. Raju Raju Arora, M.A. (Hons.), Assistant Executive Engineer, Eastern subdivision, General Western Division to officiate as Executive Engineer, Karamal division, in relief of M. R. R. K. V. Venkatesh Arora, M.A. (Hons.), Executive Engineer, granted leave.

## ERRATUM.

*Port St. George, March 1, 1936.*

In the notification under section 4 (1) of the Land Acquisition Act relating to the acquisition of lands in Gendurukotte, Kottam, Valankulam, Pattakkottai taluk, Tanjore district, for the usual purpose of the Coimbatore Irrigation Project, published in page 279 of Part I of the *Port St. George Gazette*, dated 18th February 1936, second column, line 35—

For—  
Telukottai No. 21 .. .. . 24.  
For—  
Telukottai No. 21 .. .. . 24.

## NOTIFICATIONS.

*Port St. George, March 5, 1936.*

(G.O. No. 942 W.)

In G.O. No. 942 W., dated 26th August 1935, a license was granted to the Kanadukathan Electric Supply Corporation, Ltd., to supply electric energy in and around the villages of Kanadukathan and Pallattur. The Corporation subsequently submitted an application to Government to extend the area of supply under their license so as to include certain other villages in the Chettinad area. An application to supply electric

energy within the same area was also received from the Sri Mammakudi Seshumamund Electric Power Corporation, Ltd., Kammakudi. After having both the applications and considering the several representations received on the subject, His Excellency the Governor in Council has decided to grant the application of the Kanadukathan Electric Supply Corporation, Ltd., and accordingly grants to them, under the provisions of section 8 (1) of the Indian Electricity Act, 1910 (as amended), the license which is printed as an appendix to these proceedings, in supersession of the one already granted.

2. The license will be issued in the *Port St. George Gazette*.

## APPENDIX.

## The Kanadukathan Electric License, 1936.

License for the supply of electric energy granted by the Government of Madras under the Indian Electricity Act, 1910.

The Kanadukathan Electric License, 1931, having been cancelled with the consent of the licensee, this license is hereby granted to Messrs. The Kanadukathan Electric Supply Corporation, Ltd., to supply electrical energy in the area with the powers and upon the terms and conditions all specified below.

1. Short title.—This license may be cited as "The Kanadukathan Electric License, 1936."

2. Interpretation.—This license is to be read and construed as subject to all provisions of the provisions of the Indian Electricity Act, 1910, with the statutory modifications thereof and to the rules framed thereunder and the several words, terms and expressions, in which meanings are suggested by that Act or any statutory modifications thereof or by the rules framed thereunder or the General Clauses Act, 1897, shall have in this license and the amendments thereto the same respective meanings, provided that in this license,—

(1) the expression "the Act" shall mean the Indian Electricity Act, 1910, with the statutory modifications thereof;

(2) the expression "the licensee" shall mean and include the Kanadukathan Electric Supply Corporation, Ltd., and their permitted assigns;

(3) the expression "First Amendment" and "Second Amendment" shall mean the first and second amendments to this license, respectively;

(4) the expression "deposited map" shall mean the plans of the area of supply heretofore specified which have been deposited with the Government of Madras in pursuance of the rules under the Act, and which plans are signed for the purpose of identification by the Secretary to the Government of Madras or the Public Works Department and by the applicants under the same and style of the Kanadukathan Electric Supply Corporation, Ltd.;

(b) the expression "and" shall mean the quantity of energy contained in a current of one thousand amperes flowing under an electro-motive force of one volt during one hour;

(c) the expression "load factor" shall mean the ratio or percentage of the average quantity per hour to the maximum quantity per hour of energy supplied, many quarters.

3. **Commencement of license.**—The date of the authorisation by the Government of Madras in the Port St. George Gazette that this license has been granted is to be the license referred to as "the commencement of the license."

4. **Security.**—(a) The period within which under clause 1 (c) of the schedule to this Act the licensee shall show that they are in a position fully and efficiently to discharge the duties and obligations imposed upon them by this license throughout the term of supply shall unless otherwise ordered by the Government of Madras under this clause be three months from the commencement of the license.

(b) The period within which under Clause 1 (2) of the schedule to this Act the licensee shall deposit security and the sum so to be deposited shall unless otherwise ordered by the Government of Madras be three months and repay five thousand respectively.

5. **Area of supply.**—The area within which the supply of energy is authorised by this license is the whole of the area enclosed by the Padakkattai and Tanjore boundaries on the north and east of the area, by 10° North latitude on the south and by 78° 30' East Longitude on the west and more particularly delineated upon the deposited map A by a red line enclosing the said area.

6. **Purpose of supply.**—Subject to the provisions of this license and the Act and the rules thereunder the licensee shall be entitled during the continuance of this license to supply energy within the area of supply for all purposes.

Provided that the licensee shall not without adequate notice being served on them, be under any obligation under section 22 of the Act to supply more energy than is consistent with their obligation to maintain a constant supply to consumers the regard being had to the licensee's load factor.

Provided also that no supply of energy shall be authorised to be given by the licensee to consumers unless the Government of Madras have approved the form of application to be made by such consumers for such supply of energy and also the form of written contract or agreement with the licensee to take a supply of energy, which is to be executed or entered into by the consumers and, until the Government of Madras have also approved the amounts of all miscellaneous charges attributable to or in connection with such supply and which the licensee proposes to make against the consumer.

7. **System of supply.**—The system of supply which may be adopted for the supply of electric energy under this license are the following:—

(1) (a) A medium pressure alternating current three phase four wire supply at a pressure at the consumer's terminals of 400 or 220 (approximately) between phases and 220 volts between phase and neutral at a frequency of fifty complete periods per second;

Provided that in the areas already supplied with D.C. such supply may be confined until, in the opinion of the licensee and subject to confirmation of such opinion by the Auditor and to the approval of the Government, a change-over to A.C. would be in the interests of general economy; provided also that in any area in which the whole load of D.C. consumers direct change-over the licensee shall effect the change-over, and the whole net thereof including distribution, system, wires, fittings and equipment shall be borne by the consumers concerned *pro rata*.

Provided also that in the event of any dispute as to the necessity for any conversion the decision of the Government shall be final.

(2) High pressure alternating current three phase B.T. transmission lines at a pressure of 3,000 volts between phases at a frequency of fifty complete periods per second.

(3) The system of the Government of Madras and the continuance of the Telegraph authority, be required to earth;

Provided always that it shall be lawful for the Government from time to time to issue, with due regard to the expense involved and to the effect upon the commercial prospects of the undertaking, regulations dealing with the above systems of supply or to authorise other systems of supply to be adopted for the purpose of this license;

Provided also that the licensee may, from time to time with the previous consent in writing of the Government of Madras and subject to such limitations and conditions as shall be provided in writing by the Government, adopt any other system of supply for the purpose of this license.

(4) (a) The feeders, distributing mains and service lines may be overhead or underground in whole or in part, and shall be erected, constructed and maintained by the licensee in strict conformity with the Act and the rules thereunder.

Provided that nothing in this license shall authorise the licensee to use overhead wires at any higher pressure than medium pressure without the sanction in writing of the Government of Madras in each case and subject to any conditions or limitations which the Government of Madras may prescribe.

(b) Where overhead mains carrying alternating current are used, due provision shall be taken by the licensee to avoid any possible interference with the adjacent telegraph or telephone circuits due to induction effects.

(c) For the purpose of rule 61 of the Indian Electricity Rules, 1905, the maximum wind pressure shall be taken as 15 lb. per square foot.

8. **Consumption areas.**—(a) For the purpose of supplying electrical energy under this license the licensee shall lay down suitable and sufficient transmission lines down the approximate centre of the area as indicated in yellow on the deposited map B, and feeders and distributing mains in Kottayur and Karikkal as indicated in black on the deposited maps C and D so as to effect supply to any and every applicant for such a supply within the areas boundaries of Kottayur and Karikkal, provided that further suitable and sufficient transmission lines, feeders and distributing mains be laid down as required to effect a supply to any and every applicant for such a

supply having a claim under the first parties to the First Agreement. In the case of any difference between the description in the First Agreement and as indicated on the deposited map the latter shall prevail. The licensee shall commence to execute the works aforesaid within three months from the commencement of this license and shall complete the same to the satisfaction of the Government of Madras within twelve months thereof. In the case of Kottayam and Karaikal and within twelve months of the receipt of an application in all other cases.

(6) If the licensee fail to comply with the above provisions or should, in the opinion of the Government of Madras, the progress made during any portion of the said period be unsatisfactory, the license may be revoked.

(7) The licensee shall submit reports every three months from the commencement of these works until the completion of the compulsory works specifying all steps taken and the progress made in carrying into effect the license.

9. *Generating station*.—The generating station shall be within the area of supply and the licensee shall not without the approval in writing of the Government of Madras erect or maintain thereon any generating station within the said area.

10. *Limit of price to be charged in respect of the supply of energy*.—The price to be charged by the licensee for energy supplied by them shall not exceed those stated in that behalf in the Second Agreement or in the case of a method of charge approved by the Government of Madras in accordance with clause X of the schedule to the Act, such maxima as the Government of Madras may fix on approving the method; notwithstanding the licensee may enter into special contracts, subject to sections 22 and 23 of the Act, for the supply of energy.

11. *Purchase of undertaking*.—(a) The option of purchase given by section 7, sub-section (1) of the Act shall first be exercisable on the expiration of fifty years from the commencement of this license and at the expiration of every subsequent period of twenty years during the continuance of this license. The percentage of the value to be determined in accordance with and for the purpose of sub-section (1) of section 7 of the Act of all lands, buildings, works, materials and plants of the licensee therein mentioned to be added under the second portion of the sub-section in such value on account of compulsory purchase shall be twenty per centum.

(b) In accordance with section 8, sub-section (2), clause (c) (ii), of the Act, it is hereby expressly declared that the generating station within the area of supply belonging to the licensee and to be used in connection with the undertaking shall form part of the undertaking for the purpose of purchase under section 5 or section 7 of the Act.

(c) During the period of notice prescribed in section 7 (4) of the Act, all extensions and alterations of money debitable to the capital account of the licensee shall be subject to the previous approval of the Government.

12. *Assignment of power*.—At any time after the commencement of this license, the licensee may, with the previous consent in writing of the Government of Madras, assign this license or transfer the whole of their undertakings in respect of which this license is granted (including all

lands, buildings, works, materials and plants of the licensee) to a company formed or to be formed and registered in British India in accordance with the law in force in British India or in England under the Foreign Companies Act, having authority to take over the license and the said undertaking at the time may be and to exercise the powers and perform the obligations given to or imposed upon the licensee under the license and the Act and the rules made under the Act and on such assignment or transfer the rights, powers and liabilities, obligations and liabilities of the licensee shall be assigned and transferred to and shall be exercised by and shall attach to such company formed or to be formed as aforesaid.

13. *Revocation*.—If the licensee fail to comply with the provisions of any of the clauses herein, the license may be revoked.

#### FIRST AGREEMENT.

##### Company Name.

For the purpose of supply of electrical energy the licensee are to lay down suitable and sufficient transmission lines over the approximate route line of the area, and feeders and distributing mains to the following villages—

- |                    |                     |
|--------------------|---------------------|
| (1) Karaikal.      | (11) Kovilam.       |
| (2) Kottayam.      | (12) Managiri.      |
| (3) Kumbakonam.    | (13) G. G. G. G. G. |
| (4) Karaikal.      | (14) Palayamkottai. |
| (5) Arakkulam.     | (15) Annamangudi.   |
| (6) Alagapuri.     | also Adampudi.      |
| (7) Palayamkottai. | (16) Chakkamkulam.  |
| (8) Kottayam.      | (17) M. S. S. S. S. |
| (9) Karaikal.      |                     |
| (10) Chakkamkulam. |                     |

Provided that (a) feeders and distributing mains need not be run to any of the villages named in (3) to (17) above unless a demand of 10,000 R.O.T. units per mile of additional transmission per section can reasonably be anticipated and (b) that transmission lines need not be run beyond the tapping point to the farthest village taking load under (a) above;

Provided also that subject to the provisions of section 27 of the Act the licensee shall on receipt of an order in writing from the Government of Madras lay down, within the period specified in that order, suitable and sufficient transmission lines, feeders and distributing mains outside the area of supply provided that, in the opinion of the Government of Madras, the laying of such lines will prove remunerative to the licensee.

#### SECOND AGREEMENT.

##### Maximum Charges.

Clause 1.—When the licensee charge any consumer by the actual quantity of energy supplied to him, they shall be entitled to charge him at the following rates—

(a) For lighting and fan purposes and subject to a minimum monthly charge of five rupees—

(i) For the first year of working at twelve annas per unit.

(ii) For the second year of working at ten annas per unit.

(iii) For the third and subsequent years at eight annas per unit.



















Engham, wt. S. P. No. 1265, belonging to Engham Agency, bounded on the north by No. 20, and by No. 1264, south by Thagay, west by No. 1263 .....	405
Engham, wt. S. P. No. 1264, belonging to V. Kamsharova Agency, bounded on the north by No. 1263, south by Thagay, west by No. 1265, .....	440
Total .....	440

Whereas it appears to Government that the land specified below is needed for a public purpose, to wit, for the Canal system of the Gurev-Matvey Project, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1923, and the Governor in Council hereby authorizes the Special Deputy Collector, Krasnograd, and his subordinates to assess the persons interested in the land as provided by section 4 (2) of the Act and under section 5 (a) of the Act appoints the Special Deputy Collector, Krasnograd, to perform the functions of a Collector under section 5-A of the Act. All persons interested in the land are required to lodge before the aforementioned office, within thirty days from the date of issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

Tajpur district, Krasnograd taluk,  
No. 125, Value village.

Valdovsk, S. P. No. 7 .....	404
Total .....	440

#### Fort St. George, March 5, 1928.

Whereas it appears to Government that the land specified below is needed for a public purpose, to wit, for the construction of a Sub-Regulator's office, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section (1) of section 4 of the Land Acquisition Act, 1914, as amended by the Land Acquisition Act XXXVIII of 1923. The Government hereby authorizes the Revenue Divisional Officer, Krasnod, and his subordinates to assess the persons concerned by section 4 (2) of the Act. The Government hereby appoints the Revenue Divisional Officer, Krasnod, to perform the functions of a Collector under section 5 (a) and 5-A of the Act. All persons interested in the land are required to lodge before the above office, within thirty days after the issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

Krasnod district, Krasnod taluk, Yuzovsk village.

S. No. 340-2, belonging to Chumakov Engham and Krasnod, bounded on the north by S. No. 340-2 A, and by S. No. 340-1, south by S. No. 340, west by S. No. 339 .....	440
Total .....	440

#### Fort St. George, March 1, 1928.

Whereas it appears to Government that the lands mentioned below are required for a public purpose, to wit, for the formation of a channel by the Public Works Department, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of subsection (1) of section 4 of the Land Acquisition Act, 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1923. The Government hereby authorizes the Executive Engineer, Gurev district, Tajpur, and his staff and the Revenue Divisional Officer, Krasnograd, and his subordinates to assess the

persons concerned by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the aforementioned office within 30 days from the date of issue of this notification a statement in writing of their objections, if any, to the proposed acquisition. The Governor in Council, under section 5, appoints the Revenue Divisional Officer, Krasnograd, to perform the functions of the Collector under section 5-A of the Act.

Tajpur district, Krasnograd taluk,  
No. 4, Krasnograd village.

Government, wt. S. No. 354-3, belonging to Krasnograd Engham, bounded on the north by S. No. 354-3, south by S. No. 354-3, west by S. No. 354-3, and east by S. No. 354-3 .....	404
Government, wt. S. No. 354-4, belonging to S. K. Krasnograd Taluk of Krasnograd, bounded on the north by S. K. Krasnograd Taluk, S. K. Krasnograd Taluk, S. K. Krasnograd Taluk, and S. K. Krasnograd Taluk .....	404
Total .....	404

Under section 5, Act I of 1914, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 114 acres, be the same a little more or less, is needed for a public purpose, to wit, for converting a drainage channel from the water in the Krasnograd taluk supply channel to the Krasnograd taluk to the Gurev-Matvey Project, and under section 5 (a) of the same Act, the Sub-Collector, Krasnograd, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Sub-Collector, Krasnograd, and may be inspected at any time during office hours.

Chudupak district, Krasnograd taluk,  
Krasnograd village.

Government, wt. S. No. 354-3, belonging to Krasnograd Engham, bounded on the north by S. No. 354-3, south by S. No. 354-3, west by S. No. 354-3, and east by S. No. 354-3 .....	404
Government, wt. S. No. 354-4, belonging to S. K. Krasnograd Taluk of Krasnograd, bounded on the north by S. K. Krasnograd Taluk, S. K. Krasnograd Taluk, S. K. Krasnograd Taluk, and S. K. Krasnograd Taluk .....	404
Government, wt. S. No. 354-5, belonging to Krasnograd Engham, bounded on the north by S. No. 354-5, south by S. No. 354-5, west by S. No. 354-5, and east by S. No. 354-5 .....	404
Government, wt. S. No. 354-6, belonging to Krasnograd Engham, bounded on the north by S. No. 354-6, south by S. No. 354-6, west by S. No. 354-6, and east by S. No. 354-6 .....	404
Government, wt. S. No. 354-7, belonging to Krasnograd Engham, bounded on the north by S. No. 354-7, south by S. No. 354-7, west by S. No. 354-7, and east by S. No. 354-7 .....	404
Government, wt. S. No. 354-8, belonging to Krasnograd Engham, bounded on the north by S. No. 354-8, south by S. No. 354-8, west by S. No. 354-8, and east by S. No. 354-8 .....	404
Government, wt. S. No. 354-9, belonging to Krasnograd Engham, bounded on the north by S. No. 354-9, south by S. No. 354-9, west by S. No. 354-9, and east by S. No. 354-9 .....	404
Government, wt. S. No. 354-10, belonging to Krasnograd Engham, bounded on the north by S. No. 354-10, south by S. No. 354-10, west by S. No. 354-10, and east by S. No. 354-10 .....	404
Total .....	404

#### Fort St. George, March 4, 1928.

Whereas it appears to the Government that the lands mentioned below are required for a public purpose, to wit, for setting a channel in the southern portion of the Agrada Gurev right bank in the limits of Krasnograd taluk of Krasnograd district, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1923, and the Governor in Council hereby authorizes the Revenue Divisional

Officer, Kerner, his staff and workmen and the Revenue Engineer, Keshavl Akshat Special Division, in exercise of the powers conferred by section 4 (1) of the said Act. In pursuance of the authority of the said, the Government do hereby subdivide (4) of section 17 of the Land Acquisition Act that the provisions of section 3-A of the said Act shall not apply.

**Trichangpally District, Kallakudi taluk, Kallakudalur village.**

- Government, dry, R.S. No. 432 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 431 A, and by R.S. No. 432 A; south by R.S. No. 431, and by R.S. No. 432 B. ... 200
- Government, dry, R.S. No. 433 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 432 A, and by R.S. No. 433 A; south by R.S. No. 432 B, and by R.S. No. 433 B. ... 201
- Government, dry, R.S. No. 434 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 433 A, and by R.S. No. 434 A; south by R.S. No. 433 B, and by R.S. No. 434 B. ... 202
- Government, dry, R.S. No. 435 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 434 A, and by R.S. No. 435 A; south by R.S. No. 434 B, and by R.S. No. 435 B. ... 203
- Government, dry, R.S. No. 436 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 435 A, and by R.S. No. 436 A; south by R.S. No. 435 B, and by R.S. No. 436 B. ... 204
- Government, dry, R.S. No. 437 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 436 A, and by R.S. No. 437 A; south by R.S. No. 436 B, and by R.S. No. 437 B. ... 205

Under section 3, Act I of 1894, the Executive Officer in Council hereby declares that the land mentioned below and measuring 10 a/c 0 a/s, to be taken a little more or less, as needed for a public purpose, to wit, for constructing a tank channel, and, under sections 3 and 7 of the same Act, the Sub-Collector, Trichangpally, is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said land. A plan of the land is kept in the office of the Sub-Collector, Trichangpally, and may be inspected at any time during office hours.

**South Arcot District, Tiruchendur taluk, Chennar village.**

- Revenue, wet, T.C. No. 127 A, belonging to C. Venkatasubramanian, situated on the north by Nos. 126 and 127 A, and by No. 127 B; south by Nos. 126 and 127 B. ... 206
- Revenue, wet, T.C. No. 127 B, belonging to C. Venkatasubramanian, situated on the north by No. 127 A, and by No. 127 B; south by Nos. 126 and 127 B. ... 207
- Revenue, wet, T.C. No. 127 C, belonging to C. Venkatasubramanian, situated on the north and south by Nos. 127 A and 127 B. ... 208

**Port St. George, March 4, 1909.**

Whereas it appears to the Government that the lands mentioned below are required for a public purpose, to wit, for serving a channel to the southern portion of the Agastya Cemetery right bank in the limits of the Kallakudalur taluk of Kallakudalur taluk, Trichangpally District, notice to that effect is hereby given to all whose lands are situated in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1894 as amended by Land Acquisition Act XXVIII of 1905, and the Governor in Council hereby authorizes the Revenue District Officer, Kerner, his staff and workmen and the Revenue Engineer, Keshavl Akshat Special Division, to exercise the powers conferred by section 4 (1) of the said Act.

of the said Act. In exercise of the authority of the said, the Government do hereby subdivide (4) of section 17 of the Land Acquisition Act, that the provisions of section 3-A of the said Act shall not apply.

**Trichangpally District, Kallakudi taluk, Kallakudalur village.**

- Government, dry, R.S. No. 432 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 431 A, and by R.S. No. 432 A; south by R.S. No. 431, and by R.S. No. 432 B. ... 200
- Government, dry, R.S. No. 433 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 432 A, and by R.S. No. 433 A; south by R.S. No. 432 B, and by R.S. No. 433 B. ... 201
- Government, dry, R.S. No. 434 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 433 A, and by R.S. No. 434 A; south by R.S. No. 433 B, and by R.S. No. 434 B. ... 202
- Government, dry, R.S. No. 435 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 434 A, and by R.S. No. 435 A; south by R.S. No. 434 B, and by R.S. No. 435 B. ... 203
- Government, dry, R.S. No. 436 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 435 A, and by R.S. No. 436 A; south by R.S. No. 435 B, and by R.S. No. 436 B. ... 204
- Government, dry, R.S. No. 437 R. (Temporary sub-division), situated in the village of Kallakudalur, bounded on the north by R.S. No. 436 A, and by R.S. No. 437 A; south by R.S. No. 436 B, and by R.S. No. 437 B. ... 205

**Port St. George, February 20, 1909.**

Under section 3, Act I of 1894, the Executive Officer in Council hereby declares that the lands mentioned below and measuring 1,000 square feet, to be taken a little more or less, as needed for a public purpose, to wit, for constructing a drainage to the Kallakudalur taluk, and, under sections 3 and 7 of the same Act, the Revenue District Officer, Kallakudalur, is appointed to perform the functions of a Collector under the Act and directed to take notice for the acquisition of the said lands. Under section 17 (1) of the said Act, the Governor in Council further directs that, in exercise of the authority of the said, possession of the lands may be taken on the expiry of three days after the publication of the notice under section 4 (1) of the Act. A plan of the lands is kept in the office of the Revenue District Officer, Kallakudalur, and may be inspected at any time during office hours.

**Trichangpally District, Kallakudalur taluk, No. 114, Upper, Kallakudalur Municipality.**

- Revenue, wet, T.C. No. 127 A, belonging to C. Venkatasubramanian, situated on the north by Nos. 126 and 127 A, and by No. 127 B; south by Nos. 126 and 127 B. ... 206
- Revenue, wet, T.C. No. 127 B, belonging to C. Venkatasubramanian, situated on the north by No. 127 A, and by No. 127 B; south by Nos. 126 and 127 B. ... 207
- Revenue, wet, T.C. No. 127 C, belonging to C. Venkatasubramanian, situated on the north and south by Nos. 127 A and 127 B. ... 208

*Hyattaeol.* vol. 7:8 No. 193 part. Belonging to *Chelidonytes fukuyuki*, located in the north of No. 202 part., and by No. 203 part.; north by No. 204 part.; west by No. 193 part.

Total 1.402

*Rev. St. Press, May 4, 1938.*

[illegible]

Tanjore district, Tanjore taluk, No. 24, Pe Niyati village (Chattam: Khatu Imam) Saver 1807.

Survey number	Estad. com.	Survey number	Estad. com.
70-1	1:14	70-10	1:14
70-2	1:14	70-11	1:14
70-3	1:14	70-12	1:14
70-4	1:14	70-13	1:14
70-5	1:14	70-14	1:14
70-6	1:14	70-15	1:14
70-7	1:14	70-16	1:14
70-8	1:14	70-17	1:14
70-9	1:14	70-18	1:14
70-10	1:14	70-19	1:14
70-11	1:14	70-20	1:14
70-12	1:14	70-21	1:14
70-13	1:14	70-22	1:14
70-14	1:14	70-23	1:14
70-15	1:14	70-24	1:14
70-16	1:14	70-25	1:14
70-17	1:14	70-26	1:14
70-18	1:14	70-27	1:14
70-19	1:14	70-28	1:14
70-20	1:14	70-29	1:14
70-21	1:14	70-30	1:14
70-22	1:14	70-31	1:14
70-23	1:14	70-32	1:14
70-24	1:14	70-33	1:14
70-25	1:14	70-34	1:14
70-26	1:14	70-35	1:14
70-27	1:14	70-36	1:14
70-28	1:14	70-37	1:14
70-29	1:14	70-38	1:14
70-30	1:14	70-39	1:14
70-31	1:14	70-40	1:14
70-32	1:14	70-41	1:14
70-33	1:14	70-42	1:14
70-34	1:14	70-43	1:14
70-35	1:14	70-44	1:14
70-36	1:14	70-45	1:14
70-37	1:14	70-46	1:14
70-38	1:14	70-47	1:14
70-39	1:14	70-48	1:14
70-40	1:14	70-49	1:14
70-41	1:14	70-50	1:14
70-42	1:14	70-51	1:14
70-43	1:14	70-52	1:14
70-44	1:14	70-53	1:14
70-45	1:14	70-54	1:14
70-46	1:14	70-55	1:14
70-47	1:14	70-56	1:14
70-48	1:14	70-57	1:14
70-49	1:14	70-58	1:14
70-50	1:14	70-59	1:14
70-51	1:14	70-60	1:14
70-52	1:14	70-61	1:14
70-53	1:14	70-62	1:14
70-54	1:14	70-63	1:14
70-55	1:14	70-64	1:14
70-56	1:14	70-65	1:14
70-57	1:14	70-66	1:14
70-58	1:14	70-67	1:14
70-59	1:14	70-68	1:14
70-60	1:14	70-69	1:14
70-61	1:14	70-70	1:14
70-62	1:14	70-71	1:14
70-63	1:14	70-72	1:14
70-64	1:14	70-73	1:14
70-65	1:14	70-74	1:14
70-66	1:14	70-75	1:14
70-67	1:14	70-76	1:14
70-68	1:14	70-77	1:14
70-69	1:14	70-78	1:14
70-70	1:14	70-79	1:14
70-71	1:14	70-80	1:14
70-72	1:14	70-81	1:14
70-73	1:14	70-82	1:14
70-74	1:14	70-83	1:14
70-75	1:14	70-84	1:14
70-76	1:14	70-85	1:14
70-77	1:14	70-86	1:14
70-78	1:14	70-87	1:14
70-79	1:14	70-88	1:14
70-80	1:14	70-89	1:14
70-81	1:14	70-90	1:14
70-82	1:14	70-91	1:14
70-83	1:14	70-92	1:14
70-84	1:14	70-93	1:14
70-85	1:14	70-94	1:14
70-86	1:14	70-95	1:14
70-87	1:14	70-96	1:14
70-88	1:14	70-97	1:14
70-89	1:14	70-98	1:14
70-90	1:14	70-99	1:14
70-91	1:14	70-100	1:14
70-92	1:14	70-101	1:14
70-93	1:14	70-102	1:14
70-94	1:14	70-103	1:14
7			

Fort St. George, March 3, 1876.

Whereas it appears to the Government that the said contract and order are needed for a public purpose, in view, first, that the said order of the Secretary of the General Land Office, in relation to the said land, notwithstanding its effect, is hereby given in all respects to the said contract, in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by Act XXXV of 1925. The Governor in Council hereby authorizes the Sub-Collector, Huzar and his subordinates and the Executive Engineer, Kottah Kanaiyal Special Division and his subordinates and workmen to execute the process authorized by section 4 (2) of the Act. In view of the foregoing of the said order the Governor in Council further directs under section 11 (4) of the Act that the provisions of section 5-A of the Act shall not apply in this case.

Trishigopsys Sharov, *Enilipatus* talak,  
Sajandras vilkas.

[illegible]



Council further directs under sub-section (1) of section 17 of the Act that the provisions of section 3-A of the Act shall not apply to this case.

Tanjore District, Papanasam taluk,  
Sulphur-bearing village.

Shore leave, &c., R. S. No. 282... .. 100

F. B. KVASH,  
Secretary to Government.

#### PAPERS PLACED AT THE DISPOSAL OF THE PRESS.

REVENUE DEPT. AND P.W. DEPT. 1923.

Maritime Revenue—Armas. Revenue—1914-15—Revised  
with remarks. G.O. No. 225, P.W., 14th February 1923. [2 ss.]

Maritime Revenue—Armas. Revenue—1914-15—Revised  
with remarks. G.O. No. 211, P.W., 4th October 1923. [2 ss.]

Maritime Revenue—Armas. Revenue—1914-15—Revised  
with remarks. G.O. No. 216, P.W., 4th October 1923. [12 ss.]

Maritime Revenue—Armas. Revenue—1914-15—Revised  
with remarks. G.O. No. 224, P.W., 14th February 1923. [4 ss.]

Maritime Revenue—Armas. Revenue—1914-15—Revised  
with remarks. G.O. No. 225, P.W., 14th February 1923. [2 ss.]

(N.B.—Copies of any of the foregoing papers can be obtained on payment of the price and on application to the Superintendent, Government Press, North Road, Madras.)

A. T. G. CAMPBELL,  
Chief Secretary.





# THE FORT ST. GEORGE GAZETTE

*Published by Authority.*

No. 30.]

MADRAS, TUESDAY EVENING, MARCH 9, 1926.

[Price, 1 anna.]

## Part I.—Local Self-Government.

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#### LOCAL SELF-GOVERNMENT DEPARTMENT.

##### LEAVE.

For H. Ganga, March 9, 1926.

No. 204.—M.R. A. Srinivasan Ayyangar, B.A. (Cantab.), Municipal Health Officer, Madras, leave on average pay for three months from the 15th February 1926 or date of relief.

##### APPOINTMENTS.

No. 205.—Major Eusebio Robert Kolchay, I.M.S., to act as Resident Medical Officer, General Hospital, and Medical Officer in charge of the Hospital, the Governor's Polytechnic Dispensary, with effect from the date of taking charge.

No. 206.—Major Grier Edward Macdonald, I.M.S., on leave from leave, to resume his previous acting appointments as First Physician, General Hospital, and Professor of Medicine, Medical College, Madras.

No. 207.—Major James MacGregor Skene, I.M.S., as held by Major G. F. Macdonald, I.M.S., to resume his acting appointments as Second Physician, General Hospital, Professor of Physiology, Medical College, and Surgeon, Third District, Madras.

No. 208.—M.R. B. Madras Ramaswami Govindan Muthukumar Ayyangar, B.A., M.A., on relief as acting Second Physician, General Hospital, and Professor of Medicine, Medical College, to resume his appointments as First Physician, General Hospital, and Professor of Medicine, Medical College, Madras.

No. 209.—Captain Philip Weston, I.M.S., on relief by Dr. H. R. Govindan Muthukumar, to resume his acting appointments as Resident Medical Officer, General Hospital, and Medical Officer in charge of the Hospital, the Governor's Polytechnic Dispensary, Madras.

No. 210.—M.R. B. A. Sankaranarayanan Nayar Ayyangar, M.A., (Med.), M.A. (Edn.), to be permanent Professor of Biochemistry, Medical College, Madras, with effect from the 15th December 1925.

No. 211.—The Government are pleased to appoint the gentlemen named below as non-official visitors to the General Hospital, Madras, for a period of two years, with effect from the dates noted against each:—

Dr. F. Subramanyam, B.A., M.B., M.S., Resident of Kumaramangalam—25th February 1926.

M.R. B. P. Ramaswami Ayyangar, B.A., M.A., F.R.S., Addenda, High Court—15th March 1926.

Mr. W. R. H. Chatterjee, B.A., retired Deputy Collector—25th April 1926.

No. 212.—The Government are pleased to appoint M.R. B. P. Ramaswami Ayyangar, M.A., as member of the Advisory Committee for Local and Municipal administration.

#### ERRATUM.

In No. 10 of the schedule to the notification under section 4 (1) of the Local Government Act relating to the acquisition of land in No. 10, Mangalore village, Nagapattinam taluk, Thanjavur District, for an approach

and in the *Malacca Herald* notices published on page 57 of Part I-A of the *Port St. George Gazette*, dated 2nd February 1926—

For Government, vol. 25, No. 53, B-11 part 1;  
and Government, vol. 25, No. 53, B-12 part 1.

#### NOTIFICATIONS.

*Port St. George, March 4, 1926.*  
(G.O. No. 389, P.J.).

No. 223.—It has been brought to the notice of the Government that in several instances Presbytery of Tamil Nadu have appointed vaccinators without first consulting the District Health Officer. Such action is in contravention of rule 1 (c) of the statutory rules issued in G.O. No. 1925, L. & M., dated the 31st August 1925. This rule was framed because in the opinion of the Government it was not desirable in the interests of the public health administration that vaccination should be appointed without the knowledge of the District Health Officer. The Government therefore desire to draw the special attention of all local boards in the area referred to, which should be strictly observed whenever the appointment of a vaccinator, whether permanent or temporary, becomes necessary. The observance of this rule will ensure that no spreading, between local boards and the Public Health Department which is essential to the successful conduct of vaccination work in local board areas. The Government also consider that presbytery of local boards should consult the District Health Officer as all other matters relating to the vaccination staff.

*Port St. George, March 4, 1926.*

No. 224.—The Board of Commissioners for Hindu Religious Endowments brings to the notice of the Government that the local committees appointed under Act XX of 1925 for the Chittoor District, only the Chittoor District Committee exists. It is reported that this committee is exercising jurisdiction only in respect of temples that have been recording land grants from Government, and not over other temples and that it is trying to monopolize contributions from temples under its jurisdiction. In the circumstances the Board requests the Government, either under clause (c) of subsection (1) of section 36 of the Malacca Hindu Religious Endowments Act to abolish the Chittoor District Committee and to constitute a Central District Committee for all the un-occupied temples in the district with the exception of the Vinnakudi, Tirupattur, etc., establishments.

2. Before issuing a notification as suggested by the Board, the Government under provision (a) of subsection (1) of section 36 of the Act hereby call upon the Chittoor District Committee to transmit a copy of its report, if any, against such abolition within a month from the date of receipt of this notification.

No. 225.—The Board of Commissioners for Hindu Religious Endowments brings to the notice of the Government that though eight temple committees were formed under Act XX of 1925, and are in existence in the Chittoor District, the only committee that has been active in the district is the Chittoor District Committee. It is reported that the committee has failed to appoint trustees for individual temples and instead of doing so has appointed a general trustee paid or honorary trustee for individual temples or groups of temples. It is also reported that the committee has not taken any steps to register the temple endowments and the several temple authorities as not satisfactory. In the circumstances the Board requests the Government,

acting under clause (c) of section 36 (1) of the Malacca Hindu Religious Endowments Act, 1925, to abolish all the existing committees in the district and constitute one central district committee in their place, for all the un-occupied temples in the district.

3. Before issuing a notification as suggested by the Board, the Government under provision (a) of subsection (1) of section 36 of the Act, call upon the committee referred to in paragraph 1 above to show cause, if any, against their abolition within a month from the date of receipt of this notice.

*Port St. George, February 23, 1926.*

No. 172.—The following notification of the Cuckoo District, No. 45, dated 16th February 1926, is published—

Whereas there is danger of plague being imported into Cuckoo if people from plague-infected parts are allowed to attend the Elephant Festival and Fair at Tirupattur in the Taluk of the Cuckoo District on Wednesday the 25th March 1926 corresponding to 2nd March 1926 and the four succeeding days, the District hereby notifies in exercise of the powers conferred on him by section 2 of the Epidemic Disease Regulation 1 of 1925, that the attendance of people from plague-infected areas at the aforesaid Elephant Festival and Fair at Tirupattur is prohibited.

2. All persons proceeding to the festival in contravention of this notification will be treated as such.

3. Issuing notices are warned of the danger they may be exposed to by proceeding to the above festival and fair.

*Port St. George, March 4, 1926.*

No. 226.—A modification of notification No. 184, published on page 44 of Part I-A of the *Port St. George Gazette*, dated 1st March 1926, the following revised lists of plague-infested areas are published—

#### A.—In the Malacca Presidency.

##### Tamil Nadu.

Madurai District—Madurai, Marudurai, Kollai and Rayadurg.  
Cannara District—Kollai and Pudukkottai.  
Tamil District—Dindigul and Haver.  
Madurai District—Pudukkottai and Madurai.  
Cannara District—Pudukkottai, Madurai, Pudukkottai, Cuddalore and Sankaragudi.  
South Kanara District—Tamil—Madurai.  
Madurai District—Cuddalore and Madurai.  
Cannara District—Cuddalore and Madurai.  
Tamil District—Cuddalore and Madurai.  
Cannara District—Cuddalore and Madurai.  
Tamil District—Cuddalore and Madurai.

#### B.—Outside the Malacca Presidency.

[Infected localities—Districts and States, and Towns of 40,000 or more inhabitants.]

##### I. Malacca States.

Districts—Bengal, Bihar, Cooch, Mysore, Chhindwara, Kolar, Sholapur and Tanjore.

##### II. Mysore.

Districts—Bengal, Bihar, Cooch, Mysore, Chhindwara, Kolar, Sholapur and Tanjore.

##### III. Mysore.

Districts—Bengal, Bihar, Cooch, Mysore, Chhindwara, Kolar, Sholapur and Tanjore.

##### IV. Mysore.

Districts—Bengal, Bihar, Cooch, Mysore, Chhindwara, Kolar, Sholapur and Tanjore.



meeting of the Board on the 24th September 1923 and they attended it. On the 19th September there was another meeting. They failed to attend it. On the 17th October, there was a meeting and the petitioners were again absent. In November, no meeting was summoned. On the 19th December, there was a meeting at which they failed to be present. On the 17th January 1924, a meeting was summoned and the petitioners attended it.

The question that we have to decide is, did the petitioners come to hold office by reason of the fact that they failed for three consecutive months to attend the meetings of the Local Board?

Section 55 (1) (4) as far as it is relevant to the present point, reads thus—

Section 55 (1) subject to the provision of section 57, a member of a Local Board shall cease to hold his office, if he (A) fails for three consecutive months to attend the meetings of the Local Board.

The words are 'three consecutive months' not 'three consecutive meetings'. The first default occurred on the 19th September 1923. Computing three months from that date, it is obvious that the petitioners failed for three consecutive months to attend the meetings of the Board. That the period is to be computed from the first default, as settled by *Abaka v. Neger, etc.*, 22, *Town and Country*, 302.

Schedule 2, rule 1, reads: 'Every Local Board shall meet for the transaction of business at least once in two months.' This first merely the minimum and there is nothing to prevent the Local Board from meeting more often, say twice a month, if it chooses to do so. In this case, it met twice in September. The default having occurred on the 19th September, three months must be reckoned from that date.

A difficulty was suggested and it may be put in the form of an illustration. Supposing the Local Board does not meet in January, meets in February, does not meet in March; there is only one meeting held during the three months and it is asked, is such a case, does the subsection apply? The answer is perfectly clear. The subsection uses the words 'meetings' and not 'meeting'. There would be therefore at least two meetings which a member has failed to attend and section 55 (4) will not otherwise apply.

If, on the other hand, the three months should be computed not from the date of the default but the construction is that the month should be counted when the petitioners attended a meeting (in this case—the month of September), even then they committed default, because they failed for three consecutive months—October, November and December—to attend the meetings of the Board.

Another contention has been urged on behalf of the petitioners and it has reference to subsection (4) of section 55 which runs thus—

'In the case of a person who has ceased to be a member in consequence of failure to attend meetings the matter shall be reported by the President at the next meeting of the Local Board, which may at that meeting remove such person to office.'

It has been suggested that this provision has not been complied with. The President reported to the meeting that the petitioners had failed to attend meetings for three consecutive months. He kept a sitting at that meeting but they did not attend their seats on that occasion. It is argued

that the petitioners were then deprived of an opportunity of having the question of their reinstatement considered. I cannot accept this contention. The result has been unfortunate but as I hold that they did commit default, the fact that the petitioners duly acquiesced in the wrong ruling of the President, which happened to be in their favour does not absolve them.

In the result, I am of the opinion that the decision of the District Judge is correct and the civil revision petition is accordingly dismissed. We desire to make no order as to costs, because the question raised is novel and of some difficulty and the petitioners have not acted improperly in taking the matter to this Court.

Finally, I—I agree that the petitioners ceased to hold office as members of the 'Tobacco Board of Tintinnaburgh' because they failed to attend the meetings of that Board for three consecutive months from the 19th September 1923. I understand the expression 'Three consecutive months' in section 55 (1) (4) of the Act to be equivalent to a period of three months. I do not think that the question whether the President of the Board reported the failure of the petitioners to attend the meetings of the Board as he should have done under section 55 (4) of the Act can affect the question whether they had or had not ceased to be members of the Board. I agree that the petition must be dismissed.

Fort St. George, March 5, 1925

No. 223.—Notification No. 227 published at page 126 of Part I-A of the Fort St. George Gazette, dated 24th May 1924, in respect of the regulation of land in Sengapattar village of Madhavahalli in Madhavahalli district for having and burial grounds is hereby cancelled.

No. 224.—Notification No. 227, published at page 126 of Part I-A of the Fort St. George Gazette, dated 11th August 1923, regarding the acquisition of certain lands in Madhavahalli, Kottar district, is hereby cancelled.

No. 225.—The following notification of the Cochin District, dated the 21st February 1925, are published—

No. 51.—Whereas there is danger of plague being imported into Cochin if people from plague-infected parts are allowed to attend the Bhramm festival and fair at Chengannur in the Cochin State, on the 24th November 1924 corresponding to the 10th March 1925, it is hereby notified, in accordance of the powers conferred by the Domes by section 2 of the Epidemic Diseases Regulation 1 of 1917, that the attendance of people from plague-infected parts at the ensuing Bhramm festival and fair at Chengannur is prohibited.

2. All persons proceeding to the said festival in contravention of this notification will be treated as offenders.

3. Intending visitors are warned of the danger they may be exposed to by proceeding to the above festival and fair.

No. 52.—Whereas there is danger of plague being imported into Cochin if people from plague-infected parts are allowed to attend the Bhramm festival and fair at Chengannur in the Cochin State, on the 24th November 1924 corresponding to the 10th March 1925, it is hereby notified in accordance of the powers conferred by the Domes by section 2 of



No. 248.—Where section 2 of the Land Acquisition Act, the Government hereby declares that the land mentioned below and measuring 933 of no more, be the same a title more or less, is needed for a public purpose, to wit, for the formation of a sub-station in the Velipgudi and Velimacalai villages in the North Arcot district; and, under sections 3 and 4 of the same Act, the Revenue Divisional Officer, Tirunelveli, is authorised to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Tirunelveli, and may be inspected at any time during office hours.

**North Arcot district, Tirunelveli taluk,  
Velimacalai village.**

Govt. R.R. No. 42-3 R, belonging to Marla Kuvendin, bounded on the north by No. 41, east by No. 42-4, south by No. 42-5 R, west by No. 42-3 A.	0-01
Govt. R.R. No. 42-3 R, belonging to Marla Kuvendin, bounded on the north by No. 42-4, east by No. 42-4 A, south by No. 42-3 A, west by No. 42-3 A.	0-02
Govt. R.R. No. 42-3 R, belonging to Marla Kuvendin, bounded on the north by No. 42-4, east by No. 42-4 A, south by No. 42-3 A, west by No. 42-3 A.	0-03
Govt. R.R. No. 42-3 R, belonging to Marla Kuvendin, bounded on the north by No. 42-4, east by No. 42-4 A, south by No. 42-3 A, west by No. 42-3 A.	0-04
Govt. R.R. No. 42-3 R, belonging to Marla Kuvendin, bounded on the north by No. 42-4, east by No. 42-4 A, south by No. 42-3 A, west by No. 42-3 A.	0-05
Govt. R.R. No. 42-3 R, belonging to Marla Kuvendin, bounded on the north by No. 42-4, east by No. 42-4 A, south by No. 42-3 A, west by No. 42-3 A.	0-06
Govt. R.R. No. 42-3 R, belonging to Marla Kuvendin, bounded on the north by No. 42-4, east by No. 42-4 A, south by No. 42-3 A, west by No. 42-3 A.	0-07
Govt. R.R. No. 42-3 R, belonging to Marla Kuvendin, bounded on the north by No. 42-4, east by No. 42-4 A, south by No. 42-3 A, west by No. 42-3 A.	0-08
Govt. R.R. No. 42-3 R, belonging to Marla Kuvendin, bounded on the north by No. 42-4, east by No. 42-4 A, south by No. 42-3 A, west by No. 42-3 A.	0-09
Govt. R.R. No. 42-3 R, belonging to Marla Kuvendin, bounded on the north by No. 42-4, east by No. 42-4 A, south by No. 42-3 A, west by No. 42-3 A.	0-10

**Telimacalai village.**

Govt. R.R. No. 44 R, belonging to Velimacalai Kuvendin, bounded on the north by No. 44-1 R, east by Velimacalai village, south by No. 44-2 R, west by No. 44-3 R.	0-01
Govt. R.R. No. 44 R, belonging to Velimacalai Kuvendin, bounded on the north by No. 44-1 R, east by Velimacalai village, south by No. 44-2 R, west by No. 44-3 R.	0-02
Govt. R.R. No. 44 R, belonging to Velimacalai Kuvendin, bounded on the north by No. 44-1 R, east by Velimacalai village, south by No. 44-2 R, west by No. 44-3 R.	0-03
Govt. R.R. No. 44 R, belonging to Velimacalai Kuvendin, bounded on the north by No. 44-1 R, east by Velimacalai village, south by No. 44-2 R, west by No. 44-3 R.	0-04
Govt. R.R. No. 44 R, belonging to Velimacalai Kuvendin, bounded on the north by No. 44-1 R, east by Velimacalai village, south by No. 44-2 R, west by No. 44-3 R.	0-05
Govt. R.R. No. 44 R, belonging to Velimacalai Kuvendin, bounded on the north by No. 44-1 R, east by Velimacalai village, south by No. 44-2 R, west by No. 44-3 R.	0-06
Govt. R.R. No. 44 R, belonging to Velimacalai Kuvendin, bounded on the north by No. 44-1 R, east by Velimacalai village, south by No. 44-2 R, west by No. 44-3 R.	0-07
Govt. R.R. No. 44 R, belonging to Velimacalai Kuvendin, bounded on the north by No. 44-1 R, east by Velimacalai village, south by No. 44-2 R, west by No. 44-3 R.	0-08
Govt. R.R. No. 44 R, belonging to Velimacalai Kuvendin, bounded on the north by No. 44-1 R, east by Velimacalai village, south by No. 44-2 R, west by No. 44-3 R.	0-09
Govt. R.R. No. 44 R, belonging to Velimacalai Kuvendin, bounded on the north by No. 44-1 R, east by Velimacalai village, south by No. 44-2 R, west by No. 44-3 R.	0-10

Total .. 0-10

\* Velimacalai is the preliminary notification in section 2.

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\* Velimacalai is the preliminary notification in section 2.

Acquisition Act, 1892, as amended by Act XXXVIII of 1923. The Government hereby declares that the land mentioned below is needed for a public purpose, to wit, for a road from Marapaludi to Ponnagudi in the Tanjore district, and, under sections 3 (a) and 3-A of the same Act, the Revenue Divisional Officer, Tirunelveli, is authorised to perform the functions of a Collector under the Act. All persons interested in the land are required to lodge before the Revenue Divisional Officer, Tirunelveli, a statement in writing of their objections, if any, to the proposed acquisition.

**Tanjore district, Nagapattinam taluk,  
No. 26 Velipgudi village.**

Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-01
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-02
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-03
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-04
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-05
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-06
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-07
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-08
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-09
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-10

Total .. 0-10

No. 249.—Whereas it appears to Government that the land mentioned below is needed for a public purpose, to wit, for a road from Marapaludi to Ponnagudi in the Tanjore district, and, under sections 3 (a) and 3-A of the same Act, the Revenue Divisional Officer, Tirunelveli, is authorised to perform the functions of a Collector under the Act. All persons interested in the land are required to lodge before the Revenue Divisional Officer, Tirunelveli, a statement in writing of their objections, if any, to the proposed acquisition.

**Tanjore district, Nagapattinam taluk, Velipgudi village.**

Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-01
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-02
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-03
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-04
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-05
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-06
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-07
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-08
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-09
Government, wit, R.R. No. 42-4, east, belonging to No. 42-4 Velipgudi village, bounded on the north by No. 42-4 Velipgudi village, east by No. 42-4, south by No. 42-4, west by No. 42-4.	0-10

Total .. 0-10

F. NOTICE,  
Secretary to Government.

**NOTIFICATIONS BY COLLECTORS  
AND LOCAL AUTHORITIES.**

Under section 31 (2) of the Madras District Municipalities Act V of 1920, the Collector of Tanjore hereby notifies that, from and after the date of this notification, the lands described below and registered

in the acreage as purchase and measuring 930 ams. shall be withdrawn from the control of the Aden Municipal Council.—

S. No. 4925 of Tergapattam, bounded on the south by Ss. 47-1, and by Ss. 4924, north by Ss. 4926, west by Ss. 4925.	224
S. No. 4926 of Tergapattam, bounded on the south by Ss. 47-1 and by Ss. 4925, north by Ss. 4927, west by Ss. 4925.	224
Total	448

**S. RAZUL-LAH,**  
Collector

Salary Collector's Office,  
25th February 1925.

Under section 68 (2) of the Madras District Municipalities Act of 1920, the Collector of Salem hereby declares that the undivided lands in the Salem municipality situated within the boundaries given below and to the extent shown in this notice or less to the same, be included from the control of the Municipal Council, Salem, from and after the date of this notification.

Salem town.

Divide No. 5, Block No. 6.

T.S. No. 265 A, bounded on the north by T.S. No. 267, and south by T.S. No. 264 A, west by T.S. No. 267 B.	14 75
T.S. No. 267 B	40

Divide No. 26, Block No. 11.

T.S. No. 402 A, bounded on the north by T.S. No. 401, north and east by T.S. No. 401 A, west by T.S. No. 401.	130
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**F. L. BRIMSTOCKE,**  
Collector.

Salary Collector's Office,  
25th February 1925.

In exercise of the powers delegated under section 682 of the Madras District Municipalities Act, 1920, the Collector of Tirunelveli District hereby declares that from and after the date of this notification, the land in the Tirunelveli municipality described below and measuring 144 square feet, be shown a title more or less, shall be withdrawn from the control of the Municipal Council, Tirunelveli.—

T.S. No. 1863 of the Tirunelveli municipality, bounded on the north, east, south and west by T.S. No. 1864.	14 75
Total	180

**A. M. G. C. TAMPOUR,**  
Collector.

Tirunelveli Collector's Office,  
2nd March 1925.

Under section 68 (2) of the Madras Local Boards Act, 1920, the District Board of Nilgiris hereby certifies that the sub-plot attached to the main plot of Palakkad in the 2nd falling after the 1914 sale of the Nilgiris-Sambarum road will be included with effect from 1st April 1925.

**A. S. KRISHNA SAO,**  
President.

Nilgiris District Board Office,  
2nd February 1925.

Under section 47 (3) of the Madras Local Boards Act, 1920, and rule VIII of the rules for the election of members of District Boards by taluk boards issued in G.O. No. 742, I. & M., dated 25th April 1921, the following gentlemen have been declared duly elected as members of the Chittoor District Board by the Taluk Board, Chittoor.—

M.R.R. N. Channababaiyya Nayudu Esq.,  
" E. E. Thiruvengadam Appayya Aravali,  
" S. Venkaya Chetti Esq.,  
" G. Chempura Nayudu Esq.,  
" P. Perumal Chetti Esq.

**P. VENKATARAMA RAYANIGAR,**  
President.

Chittoor Taluk Board Office,  
25th February 1925.

Under rule 11 (1) of the rules for the election of members of district boards by taluk boards published in G.O. No. 742, I. & M., dated 25th April 1921, it is hereby notified that the following gentlemen who are members of the Karvetogur Taluk Board have been duly elected as members of the Chittoor District Board.—

M.R.R. N. Narayana Nayudu Esq.,  
" T. Narayana Naidu Esq.,  
" P. E. Venkayya Nayudu Esq.,  
" S. B. Venkayya Nayudu Esq.,  
" C. Venkayya Nayudu Esq.

**S. S. HAMAKRISHNA RAJU,**  
President.

Karvetogur Taluk Board Office,  
25th February 1925.

Under section 15 of the Madras Local Boards Act, 1920, and under rule III (1) of the second rules for the election of presidents and vice-presidents of local boards, M.R.R. L. S. Perumiasami Pillai Aravali is declared to have been re-elected as Vice-President of the Lalpadi Taluk Board.

Under rule 8 of the rules for the election of members of district boards by taluk boards, the undivided gentlemen are declared to have been re-elected as members of the Tiruchengode District Board by the Lalpadi Taluk Board.—

M.R.R. N. Adinachi Vaidyan Aravali,  
" L. N. Perumiasami Pillai Aravali,  
" T. M. Narayana Pillai Aravali,  
" S. S. P. L. S.,  
" T. S. Narayana Pillai Aravali,  
" M. K. Narayana Aravali.

**P. R. KRISHNA-WASHI KEDDIYAR,**  
President.

Lalpadi Taluk Board Office,  
2nd March 1925.

Under rule 15 (a) of the rules for the election of members of district boards, M.R.R. Karvetogur District Board Aravali is declared to have been duly elected as Municipal Commissioner. A JV ward, Chittoor municipality, in the 2nd election ordered to be held by the Taluk Board, Chittoor, in G.O. No. 5 of 1923. The term of office will continue till noon of 1st November 1925.

**[Scribble]**  
Collector.

Chittoor District Office,  
1st March 1925.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 10.1

MADRAS, TUESDAY EVENING, MARCH 9, 1924.

Trace, L. A. 940

## Part A-B.—Educational.

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LAW DEPARTMENT,  
(Edgemoor.)

## APPENDICES

*Rev. St. George, February 24, 1896.*

Dr. 48.—Under section 2 of the Modern Elementary Education Act, 1920, the Government are pleased to appoint Mr. P. J. Bradley, Sub-Assistant Inspector of Schools, to be a member of the District Educational Council, Gurgaon.

*Ref. St. George, March 1, 1924.*

(With effect from 23rd January 2020.)

No. 19.—Mr. Harold Charles Papworth, Vice-Principal, Teachers' College, San Diego, to be Professor of English, Presidency College, and Mr. H. S. Dutton, retired.

Post 52. Games, March 2, 1879.

Mr. H. Under section 2 of the Madras Elementary Education Act, 1928, the Government are pleased to appoint Khan Sahib Hussaini Abdul Kamil Sahib Bahadur, to be a member of the District Educational Council, North Arcot.

## NOTIFICATION

Part 50. Census, March 4, 1920.

No. 72.—Under section 2 of the Modern Elementary Education Act, 1920, M.E. Sy. S. Krishna Aravamudan Aravali has been elected to be a member of the District Educational Council, Ramanad, by the Taluk Board, Srirangapatna.

No. 12.—Under section 5 of the Madras Elementary Education Act, 1903, Valluvelam, Kanchi: Moy Haji Sahib Bahadur has been elected to be a member of the District Educational Council, Malabar, by the Taluk Koorat Board.

20, 21.—Under section 8 of the Modern Elementary Education Act, 1906, Jacob Mohammed Elamrashedin Sahib Bahadur has been appointed to be a member of the District Educational Council, Gujrat, by the Taluk Board Council.

No. 74.—Under section 2 of the Madras Elementary Education Act, 1900, M.R. No. 5 A. Subrahmanya Pillai Arangal has been elected to be a member of the District Educational Council, Transvaal, by the Taluk Board, Kottai.

*J. Pol. Econ.*, March 4, 1926.

No. 76.—On THE MASTER OF THE QUANTARRE KNIGHTS' INN, 1480; AND ON THE MASTER OF 'THE FOUNTAINHEAD POPPERS' HIS SCHOLARSHIP ENDOWMENT FUND' at HALLAM.

It is hereby notified that the Government of Madras in exercise of the powers conferred by section 4 of the Charitable Endowments Act, 1810, do hereby order and direct that the records now in the hands of the Assistant-Commissioner of Madras and described in the schedule hereto shall, as from the date of publication of this notification, vest in the Treasury of Charitable Endowments for the



become subject to the Government of Madras and as held by him and his successors (subject to the said Charitable Endowments Act, 1899, and to any rules which may from time to time be framed thereunder by the Government of India in Council), upon the trusts and for the purpose and subject to the conditions set forth in the schedule annexed to the said Charitable Endowments Act, 1899, for the administration of General Voodhudeen Sudder Rao Scholarship Endowment Fund at Mangalore.

*The schedule there referred to.*

Personal staff per cent. The total of 1919 Rs. 17545	50
of the fees value at Rs. 200 .. ..	500
Total .. ..	550

It is hereby notified that the CHAIRMAN, Government of India, 1920, and in the month of "THE TERRITORIES SUDDER RAO SCHOLARSHIPS ENDOWMENT FUND" at MANGALORE.

It is hereby notified that the Government of Madras in exercise of the powers conferred by section 8 of the Charitable Endowments Act, 1899, has revised the scheme set forth in the schedule annexed to the administration of the committee vested in the Treasurer of Charitable Endowments by Notification No. 74, dated the 10th day of March 1920, and that such scheme shall come into operation on the 1st day of March 1921.

*The schedule there referred to.*

1. The Principal of the Government College, Mangalore, for the time being, the Headmaster of the European Secondary School, Mangalore, for the time being, Voodhudeen Sudder Rao and after his death one of his sons or heirs to be nominated by the Government of Madras shall be the administrators of the Voodhudeen Sudder Rao Scholarship Endowment Fund at Mangalore and the committee which are now vested in the Treasurer of Charitable Endowments by Notification No. 74, dated the 10th day of March 1920.

2. From and out of the interest arising on the said security shall be provided annually one scholarship of the value of Rs. 50 which shall be called the Voodhudeen Sudder Rao Scholarship.

3. The said scholarship shall be awarded to a poor, diligent, well behaved and deserving student selected by the administrator and belonging to the Kottar Government constituency who is studying in the South Firm school in the European Secondary School or in the Government College, Mangalore.

4. The amount of the scholarship shall be paid to the Headmaster of the institution in which the student is studying and he shall attach the same to the student's fee and should them to any amount it shall be added towards the student's general library or any incidental fees.

5. The Principal of the Government College, Mangalore, shall provide all meetings of the administrators. Such administrators shall be entitled to one vote and the majority shall prevail.

6. The amount of the endowment may be recovered from time to time in Government securities.

7. All interest on the said endowment that may not be required for the said scholarship shall be accumulated and such accumulations shall from time to time be invested in the securities of the Government of India and be added to the corpus of the fund.

No. 75.—The following notification of the Government of India is republished:—

DEPARTMENT OF EDUCATION, HEALTH AND LANDS.  
EDUCATION.

Delhi, the 10th February 1920.

No. 362.—The following rules relating to the award of a Central State Scholarship for study abroad are published for general information:—

CENTRAL STATE SCHOLARSHIPS.

A.—GENERAL RULES.

1. A State scholarship for study abroad will be awarded every year to a student who is a by birth or domicile a native of a territory under the administrative control of the Government of India, including the North West Frontier Province, Delhi, Ajmer-Merwara, Baluchistan, Bhopal, Mysore, or any administrative area in an Indian State, provided that students, who are domiciled in British India in territories not under the administrative control of the Government of India, will be eligible for the scholarship if they declare that they have not applied and do not propose to apply for a scholarship for study abroad, which is awarded by a local Government and if their parents or guardians, being servants of the Government of India, have educated them within territories administered under the control of the Government of India.

2. The scholarship will only be payable for three years in Great Britain and will be at the value of £150 per annum (or £100 per annum when held in a college at Oxford or Cambridge).

3. The scholarship will be open to qualified candidates without restriction of sex, race or creed. It will not be awarded for the study of religious or technical subjects.

4. The scholarship may be withdrawn before the termination of the period for which it was awarded if the scholar fails in health or conduct or has satisfactorily completed the course for which it was awarded or for any other relevant cause.

5. Scholarships may work down on conditions as to subsequent service under Government and an engagement of such employment can be held out to scholars.

6. Every third year a student will be selected by the Government of India from two candidates nominated by the Delhi University. In other years a student will be selected by the Government of India from amongst candidates nominated by local administrations under the Central Government.

B.—PROCEDURE FOR NOMINATING CANDIDATES.

1. Local Administrations, and every third year the University of Delhi, are invited to submit to the Government of India their recommendations for the award of scholarships on or before January the 15th. Recommendations should be accompanied by the original application of each candidate recommended and full particulars of the candidate and qualifications of such candidate, especially his place and date of birth, the name and occupation of his father, his land-own and other qualifications in detail, together with a statement of the course of study which he desires to follow with the help of the scholarship.

2. Candidates must produce, at the time of application, certified evidence of physical fitness to undergo a course of study abroad.

C.—OTHERS FOR THE CONSIDERATION OF SCHOLARSHIPS.

(1) *As India.*

1. Selected scholars should communicate with the nearest Advisory Committee for Indian Students or University Graduate Information Bureau in order

\*The scholarship will not be awarded to a Government servant who is eligible for Study Leave.

that they may obtain advice regarding conditions, etc., and they should, when proceeding abroad, take with them the reports of these conditions, recommendations, and other important personnel documents.

3. Scholars are required to present to England as soon as arrives there and later than the middle of September and to reside there, or in any other country in which the scholarship is located, for the period of their scholarship, unless compelled to return in consequence of ill-health. The scholarship will be payable from the date on which the scholar reports their arrival in England.

4. A scholar on his selection will be provided with a round class railway fare from his home to the port of embarkation, thence with a second-class ticket to London, and thence with a third-class fare by boat or rail to the place of study. He will also be entitled to similar fare for his return journey. Claims for expenses on account of the return journey should be submitted to the Government of India through the Local Administration by whom the candidate was nominated, and in the case of University scholars through the Local University authorities. All other expenses, whether incurred in India or abroad, will be borne by the scholar.

5. Arrangements should be made to let the High Commissioner for India receive in good time any special suggestions that may be made by college professors and other educational authorities regarding the means of training which a particular scholar might follow with advantage. This will enable the selection which may now from scholars leaving place with insufficient knowledge of the requirements demanded or facilities offered by institutions abroad.

#### (b) In England.

1. All Government scholars are required to send (members of the Information and Advice which the Education Department of the office of the High Commissioner for India and the Local Adviser of University Centres are in a position to give them, and to apply to their Local Adviser for assistance in regards their studies and in any circumstances of difficulty. The Local Advisers at Manchester, Edinburgh and Glasgow have charge of their scholars studying at these places, and the Secretary to the Secretary for Oriental Students at Oxford, and the Secretary to the Indo-Collegiate Indian Students' Committee at Cambridge (who, for this purpose, act as Local Advisers) have charge of scholars studying there. Scholars studying elsewhere than at Manchester, Glasgow, Edinburgh, Oxford or Cambridge will be under the charge of the Education Department of the office of the High Commissioner for India. The Adviser is the proper person to keep before the Education Department any matter regarding the studies of the High Commissioner of the Government of India.

2. Scholars should on reaching England at once report themselves to the Education Department of the office of the High Commissioner for India in London, 45, Grosvenor Gardens, S.W. 1. Accommodation for new arrivals (new entrants) is provided at 22, Grosvenor Road, South Kensington, S.W. 7.

3. Scholars must obey all instructions which they may receive, either through or from the Education Department of the office of the High Commissioner or through their Local Adviser, and must consult their Local Adviser regularly in regard to their work. Any course of study which requires and has received the sanction of the High Commissioner may not be changed without similar sanction.

4. Scholars must, from time to time, whenever the Education Department of the office of the High Commissioner for India or the Local Adviser requires it, submit a statement from the proper College or University authority, showing that their conduct and progress in study have been satisfactory.

5. Subject to a due compliance with the above conditions, the attendance of scholars will be paid quarterly in advance by the office of the High Commissioner at the Local Adviser under whose charge they are. An allowance will begin from the date on which the scholar reports arrival in England, and the Local Adviser will disburse it to the scholar in such instalments as may seem necessary. Three months after the date of reporting arrival, the amount to the coming official quarter (April) will be paid, and subsequent payments will be made in advance on or about each official quarter day.

6. Every scholar is required to lodge with the Education Department of the office of the High Commissioner in London the sum of £40 for medical expenses. He will have no claim to payment of any instalment of his scholarship, until this deposit has been made. This deposit should be made not later than the 1st of August.

7. Charges for University and College fees, for private tuition, for books, hotel bills and medical attendance must be borne by the scholar. Traveling expenses within the United Kingdom must also be borne by the scholar himself, except in respect of (a) the fare payable between England and India, and (b) passages from the place of study in England to the place of embarkation in England and on some forming part of any journey abroad sanctioned by the High Commissioner, when the necessary travelling expenses by first class will be defrayed by the High Commissioner.

8. Due notice should be given to the High Commissioner of any intention on the part of a woman scholar to marry, and the High Commissioner (in consultation with the Government of India) may determine as to whether such a scholarship, if thought fit in the special circumstances of the case.

9. On the termination of the scholarship a scholar is provided by the office of the High Commissioner with a free second-class passage ticket to India, and this should be applied for without delay through the Education Department of that office or the Local Adviser. Scholars are not entitled to make their own passage arrangements and to claim an allowance in lieu from the office of the High Commissioner. If a scholarship be forfeited, or if it be resigned before completion of its term, or if the holder of it, on completion of its term, declines to return to India when sanctioned to do so, the scholar will lose the claim to a free passage back to India.

\*The official quarter that runs on the 1st of January, to the 31st of April, 1st of July and 1st of October.

V. T. KRISHNANA ACHARYA,  
Secretary to Government.

## MISCELLANEOUS NOTIFICATIONS.

### LEAVE.

M.Ry. Rao Bahadur K. Purnima, Member Council, Professor of Zoology, Presidency College, Madras, is granted leave on full average pay for one month and fifteen days from 12th February 1926.

R. LITTLEHALL,  
Director of Public Instruction.

Madras, 2nd March 1926.

### GOVERNMENT EXAMINATIONS.

EXAMINATION FOR TEACHERS' CERTIFICATE IN PHYSICAL SCIENCE (FOR WOMEN).

It is hereby notified that the training Examination for Teachers' Certificate in Physical Science (for Women) will be held on the 24th and 25th March 1926; this examination will be held only at Madras.

The examination will be in two parts—

Monday, 22nd March 1926.

A—(1) Pencil drill by the candidates under the advice of the Women Specialist in Physical Instruction.

(2) Dictating—4 lines.

Tuesday, 23rd March 1926.

B—A General paper (Time allowed for answering the paper—2½ hours).

2 Only those applicants who have put in 25 per cent of the total possible number of entries in a series of lectures and graded lessons given by an accredited teacher will be admitted to the examination, unless otherwise exempted by the Women Specialist in Physical Instruction.

3 The names of successful candidates will be published in the *Port St. George Gazette*, and certificates will be issued to them in due season. To candidates who show special merit a certificate with distinction will be awarded. Distinction can be given at the whole examination or in one part only.

4 Applicants for admission to the examination must send the Secretary to the Commissioner for Government Examinations, Cathedral P.O., Madras, on or before the 15th March 1926.

5 The fee for admission to the examination is Rs. 2. It should be paid into a Government treasury or into the Imperial Bank of India, Madras, and the Treasury officer or Bank receipt should accompany the application for admission to the examination. On no account will the fees be returned to the Commissioner's office, whether sent in cash, or by post office order. No application will be registered unless it reaches the Commissioner's office by the date prescribed.

6 The application must be prepared in manuscript and should be in the following form:—

*Application for admission to the Examination for Teachers' Certificate in Physical Training (for Women).*

1. Name of candidate (to be written in full).
2. Race.
3. Date of birth.
4. The recognized school or schools in which employed and period of such employment.
5. Designation of the head of the institution in which she is a teacher or student.
6. Remarks.

Signature of applicant

Date Postal address

7 The examination will commence on both the days at 12 a.m. and will be held at the Lady Willington Training College, Triplicane, Madras.

8 The examination will be conducted by a Board consisting of the Women Specialist in Physical Instruction and the Inspectors of Girls' Schools, Central Circle.

Office of the Commr. for Govt. Examinations, Madras, 2nd March 1926.

#### TEACHERS' TRAINING CERTIFICATE REGULATIONS, 1925.

The evening Pupils' Training Certificate Examination will be held on the 22nd and 23rd March 1926 at St. Michael's General Training College, Chudamani.

3. The examination will be open to all persons who have undergone the prescribed course of training as an entrance requirement for the purpose. Untrained persons are not eligible to appear for the

examination. The subjects and the dates and hours of examination are as follows:—

Monday, 22nd March 1926.

10 a.m. to 1 p.m.—First paper—Pencil drill, signature and dictating and general knowledge subject (including drawing in blackboard).

2 p.m. to 5 p.m.—Second paper—Special methods of teaching physical hygiene and history of the language and literature relating thereto.

Tuesday, 23rd March 1926.

10 a.m. to 1 p.m.—Third paper—Practical test-books with generalized description relating to related language.

Candidates will receive instructions from the Chief Superintendent as regards the said test.

3. The fee for admission to the examination is Rs. 20 and should be paid into a Government treasury and the receipt sent to the office nearest to the regulation. The fee will be no more be received in the Commissioner's office either in cash or by postal order. The fee paid will, under no circumstances, be refunded as returned for a subsequent examination. All the applicants should be submitted together by the head of the institution and forwarded to the office with the treasury receipt as to reach the office not later than the 15th March 1926.

4. Applications should be made out in the form given below:—

*Application for admission to the Teachers' Training Certificate Examination, 1926.*

1. Name of candidate (in full).
2. Father's name (in full).
3. Class of community to which candidate belongs.
4. Age..... years (completed).
5. Place of examination.
6. Institution in which trained.
7. Period of training (from month and year to month and year)..... 1922 to..... 1923.
8. Language selected by the candidate for the examination.
9. Whether the candidate has attached the treasury receipt.
10. Address (in full).

Station

Date

Station

Date

Signature of candidate,

Signature of the head of the institution

in which the candidate was trained.

(By order)

K. KRISHNA RAO RHODES,

Secretary.

Office of the Commr. for Govt. Examinations,

Madras, 2nd March 1926.

#### UNIVERSITY OF MADRAS.

##### NOTIFICATIONS.

It is hereby notified under Law 6 of Chapter VI of the Laws of the University that the late J. S. M. Koster, M.A., and the late P. John Varughese, M.A., formerly of Khaddar and Alagappa colleges, has been declared duly elected a member of the Senate by the District Board, Coimbatore, in place of Francis Solesande Mahant, Mahant who ceased to be a member of the Senate.

Senate House, 25th February 1926.

It is hereby notified under Law 6 of Chapter VI of the Laws of the University that the late J. S. M. Koster, M.A., and the late P. John Varughese, M.A., formerly of Khaddar and Alagappa colleges, have been declared duly

elested members of the Académie Coenale by the teaching staff of the college in place of the Rev. J. N. Seft and the Rev. C. K. Williams resigned.

Senate House, 3rd March 1928.

It is hereby notified under Law 6 of Chapter VI of the Laws of the University that M R D. Thomas Bachelor of Geographical Studies and Arts, B.A., President, Dutton Street, Bellary, has been declared duly elected a member of the Senate by the Senate House, Bellary.

Senate House, 2nd March 1928.

In view of the representations received that copies of 'Pranabodhini Chandroda', a text-book published for the Vidyan Tula Examination in Telugu under Regulation V-B of Chapter XXX, are not available, this Syndicate has been pleased to remove the name from the list of text-books prescribed for the examination of 1928.

Senate House, 4th March 1928.

#### EXAMINATIONS—MARCH AND APRIL, 1928.

NOTICE TO CANDIDATES REGARDING HALL TICKETS.

Candidates for the approaching Matriculation Examination, Intermediate Examination in Arts and Science and B.A. Degree Examination who are to be examined at Madras should obtain their hall tickets at the Senate House as or after the dates specified below:—

Examination	Dates when hall tickets will be issued.
Matriculation Examination ..	From Wednesday, 17th March 1928.
Intermediate Examination ..	From Wednesday, 17th March 1928.
B.A. Degree Examination ..	From Monday, 26th March 1928.

Candidates from colleges in Madras must obtain their hall tickets only from the Principals of their respective colleges. Heads of such institutions are requested to forward to this office in the case of Matriculation and Intermediate Examinations about the 17th March 1928, and in the case of the B.A. Degree Examination about the 26th March, a list showing the names of their candidates in full arranged in alphabetical order. In the case of the Intermediate Examination in Arts and Science the list of names should also be arranged respectively first under the different groups, then under languages in Part I-B above by the candidate. The B.A. list should be arranged under the different groups.

Candidates for all other University examinations to be held at Madras should obtain their hall tickets at the Senate House a week before the commencement of these examinations.

Candidates for examinations who are to be examined at remote places than Madras must obtain their hall tickets from the Chief Superintendents of the respective centres.

If in any centre there are two or more candidates with the same name and in such a case, they will each be differentiated by being numbered (1), (2), or (3) in the same way as and will each be supplied with a card of identification from the office of the Registrar which they must produce before the examination having hall tickets in the centre concerned.

Communications to the Registrar from candidates respecting infractions relating to the results of examinations will not receive attention until after the publication of the results in the *Red St. Stamp Gazette*.

Senate House, 2nd March 1928.

#### EXAMINATIONS FOR THE B.A. DEGREE

It is hereby notified that, as far as can be ascertained from the uncorrected and affixed copies, the following will be the Questions and Options in which the examinations for the B.A. (History) Degree will be held in the year 1927:—

French I—Modern History.

Options:—

Statistics including Probabilities and Theory of Observation.

Astronomy—  
Dynamical Astronomy (otherwise known as Mechanics and Linear theory).

General Theory of Functions—  
Functions of a complex variable other than integrals with integral functions.

Differential Equations—  
Linear Differential Equations.

Elect:—

Options:—

Branch I—A—Physical Science.

Options:—  
Kinetic Theory of Gases and its applications, Radiation. (A) Various Telegraphy and Telephony.

Branch II—B—Physical Science.

Options:—  
Electro-Chemistry,  
Electrolysis and Electrolytic Crystallography,  
Electrolytic Chemistry.

Branch III—Natural Science:  
Botany, Zoology and Geology both as Main and Subsidiary subjects.

Branch IV—Philosophy:

Options:—  
Psychology,  
Ethics,  
Political Philosophy,  
The Philosophy of Religion.

Branch V—History, Economics and Politics:

Options:—  
1. History—The French Revolution (or the Fall of the Emperors).  
2. Indian History—Mahatma India, 1815 to 1917.  
3. Economics—Currency and Banking with special reference to South India.  
4. Economics—Indian Finance with special reference to India.

Branch VI—English Language and Literature:

Options:—  
Devotion [c]—  
Special Period of English Literature.  
The Age of Pope and Johnson.  
Wordsworth and his contemporaries.  
Branch VII—Sanskrit Language and Literature.  
Advanced Vyākhyāna and Advaita Vedānta.

CANDIDATES DESIRING TO APPEAR FOR THE B.A. DEGREE EXAMINATIONS OF 1927 ARE REQUESTED TO INFORM THAT THEY WILL NOT BE ADMITTED TO THE ANY SPECIAL AGENT STATES THEY HAVE INDICATED ABOVE.

(By order)

W. MEINAN,  
Registrar.

Senate House, 6th March 1928.

# SECONDARY TRAINING DEPARTMENT, GOVERNMENT COLLEGE, MANGALORE.

The Principal, Government College, Mangalore, hereby notifies for the information of the Deputy Inspectors and Managers of Board and Matriculated and Adult schools in the districts that candidates for training will be admitted to the Secondary Training Department of this College in the last week of June 1926.

Name of school. Number of students.

Secondary Training Department, Government College, Mangalore. 24

2. Only those who have passed the Intermediate or F.A. Examination, or who have completed the Intermediate course or F.A. course but have failed in the University Examination, will be admitted this year for training.

3. The ordinary rate of provincial stipends is Rs. 12 per mensem. In addition to the provincial stipend, teachers employed in the ad and Matriculated schools will also be admitted, but no provincial stipend will be granted to teachers who hold permanent appointments in Board and Matriculated schools.

4. The period of training will be only one year. No candidate possessing lower qualifications than the one referred to in paragraph 1 above will be admitted this year.

5. Applications for admission should reach the District Educational Officer, South Kanara District, not later than the 15th April 1926.

6. Forms of application may be obtained from the Inspecting Officers of South Kanara District or from this office.

O. K. CHEITUP,  
Principal.

Government College, Mangalore,  
24th February 1926.

# GOVERNMENT SECONDARY TRAINING SCHOOL, TELICHERRY.

The Principal, Government Bannan College, Telicherry, hereby notifies for the information of the Managers of Board and Adult schools in the districts that candidates for secondary training will be admitted in the Government Secondary Training Department of the Government Bannan College, Telicherry, during 1926-27.

5. The period of training will be two years. In the case of those who have passed the Intermediate or F.A. Examination or who have completed the Intermediate or F.A. course but have failed in the University Examination, the period will be only one year.

6. Persons holding certificates of having passed the Matriculation or the Upper Secondary or the Intermediate Examination or those holding satisfactory Secondary School-Leaving Certificates are eligible for admission into the Secondary grade. In the case of Secondary School-Leaving Certificate holders, the Secondary School-Leaving Certificate book is original should accompany the application.

7. Candidates for admission should state whether they are willing to reside in the College Hostel. Preference will be given to those who are so willing.

8. The ordinary rate of provincial stipend for secondary training students is Rs. 20. In addition to provincial stipend, teachers employed in Board and Matriculated schools will also be admitted for training but no provincial stipend will be granted to persons who hold permanent appointments in Board and Matriculated schools.

9. Candidates of the secondary grade should submit their applications direct to the Principal.

7. Applications for admission from Secondary candidates should reach the undersigned not later than the 30th April 1926. Those received after this date will not be considered.

8. Detailed forms of application may be obtained from the office of the District Educational Officer.

D. M. SAVUR,  
Principal.

Govt. Bannan College, Telicherry,  
24th March 1926.

# GOVERNMENT TRAINING SCHOOL FOR MISTRESSSES, BELLARY.

The Inspectors of Girls' Schools, Ceded Districts Circle, hereby notifies for the information of the Inspecting Officers, Managers of Adult Girls' schools and the Head Teachers of Government and Board Girls' schools, that candidates of the Elementary grade will be admitted for training in July 1926 in the Government Training School for Mistresses, Bellary.

2. The period of training is two years in the case of students of both the Elementary Higher and Lower grades.

The rates of provincial stipends shall be as follows:—

Qualification in the Elementary	Rs. A. P.
Higher grade (those who completed the old Seventh Standard or the new Eighth Standard course) ..	20 0 0
Superiority of the Elementary	
Lower grade (those who have completed the old Fourth Standard or the new Fifth Standard course) ..	8 0 0
Whole maintenance of both the grades ..	20 0 0
Depressed classes ..	20 0 0

3. In addition to the provincial stipends, candidates whose stipends are paid by local or municipal boards will be admitted for training. No provincial stipend will be granted to teachers who hold permanent appointments in local or municipal schools.

4. The nature of the appointments held by them (permanent, temporary, full, part, or acting, as the case may be) should be clearly stated in column 1 of the application. The application of these candidates should necessarily be signed by the presidents of local boards or the chairman of the municipal councils (wherever).

5. As regards the qualifications for admission, only those candidates who have passed the school examination of the Third Form or the old Seventh Standard or new Eighth Standard have been found fit for admission in the Fourth Form or have been awarded an Elementary School-Leaving Certificate at the old Seventh or the new Eighth Standard are eligible for admission into the Elementary Higher grade, and those who have passed the late Primary examination or a corresponding public or school examination, or whose examinations in the space of the Inspecting Officers are not lower than this, are eligible for admission into the Elementary grade. Candidates who have completed the Third Form course of a Secondary school, will be admitted into the Higher Elementary grade even though they do not pass the examination. Candidates who do not possess any certificate will also be admitted for a three years' course of Elementary Lower grade training and to hold a stipend of Rs. 10-0-0.

6. Candidates who do not satisfy the condition specified under rule 114 of the Madras Educational Rules will not be admitted. The age must be not less than 16 and must not exceed 25 years or in the case of candidates who have been employed exclusively as teachers in a recognized school for not less than three years, 25 years.

1. A selection examination will be held prior to the admission of candidates into the Training School in Arithmetic, Geography and general knowledge, and only those who obtain the necessary number of marks will be admitted. The papers will be set and valued by the Headmaster, Government Training School for Women, Belur, and the examination will be held in that school.

2. Application is the prescribed form, signed by an Inspecting Officer, or the President of a Local Board, or the Chairman of a Municipal Council or Manager of a recognized Secondary school with a position of appointment above training should be sent before the 15th April 1926 to the Headmaster of the above-mentioned Training School from whom forms may be obtained. The address of the candidate should be clearly given in the application. Certificates of general education and character should be attached to the application. A certificate of physical fitness will be required only from the school or college application. A certificate of physical fitness will be required only from the school or college. Every student will be an examinee for the first working days of her selection after that period will depend upon the progress made by her.

M. F. FRAGER,

*Inspector of Girls' Schools, Chief District Office.*

Belur, 26th February 1926.

#### GOVERNMENT TRAINING SCHOOL FOR WOMEN, COOPERGURAM.

Applications are invited from Elementary grade candidates seeking admission into the Government Training School for Women, Coopersguram, for training in July 1926.

1. The period of training is two years in the case of students of both the Elementary Higher and Lower grades.

2. The rates of practical stipends per session will be as follows:—

	Rs.	A.	P.
Higher Elementary stipendaries ..	10	0	0
Lower Elementary stipendaries ..	8	0	0
Media stipendaries ..	10	0	0
Dependent classes ..	10	0	0

Proposing Class.—(Media women not qualified for admission into the Lower grade training class will, on passing a selection examination, be admitted into the Proprietary class and be paid a stipend of Rs. 10-0-0 per session. The source will be the same prior, after which these stipendaries will have to undergo Lower Elementary grade training for two years.

3. In addition to practical stipendaries, candidates whose stipends are paid by local or municipal boards will be admitted for training. No practical stipends will be granted to teachers who hold permanent appointments in local or municipal schools. The source of the stipendaries held by these permanent, sub. pro. temp., along or temporary, as the case may be, should be clearly mentioned in column 3 of the application. The application of these candidates should necessarily be signed by the principals of local boards or chairmen of municipal councils interested.

4. The minimum qualifications required for admission are—

(a) For the Elementary Higher grade, a certificate of having passed the annual examination of the Third Form or an Elementary School Leaving Certificate of the English Board.

(b) For the Elementary Lower grade, a certificate of having passed the last Primary examination or a corresponding public or school examination.

5. Candidates who do not satisfy the condition of age—fully under rule 121 of the Indian Educational Rules will not be accepted. The age of candidates must be not less than 14 years and must not exceed 20 years or, in the case of such dates who have been employed occasionally as teachers in a recognized school for not less than three years, 25 years.

6. Applications for admission in the prescribed form forwarded by an Inspecting Officer or the President of a Local Board or the Chairman of a Municipal Council or the Principal or Manager or Head Teacher of a recognized College or Secondary school with a position of appointment above training should be sent to the office before the 15th March 1926. The address of the candidate should be clearly given in the application. Certificates of general education and character should be attached to the application. A certificate of physical fitness will be required only from the school or college. Every student will be an examinee for the first working days of her selection after that period will depend upon the progress made by her.

7. A selection examination will be held for all Elementary and proprietary candidates in Arithmetic, Tamil and general knowledge on 15th April 1926. The applicants should attend the examination at their own cost.

8. Candidates selected as stipendaries shall, on admission, subscribe an agreement with Government making themselves responsible for the return of the salary, if not successful at declared, physically well, and to teach for a period of two years in an institution recognized under the Madras Educational Rules.

9. Separate bonds are attached to the school for Indian Christians and Hindus (Hindus and Non-Hindus Caste Hindus). Students who are permanent residents of Coopersguram will be granted stipends only on condition that they join the bonds.

10. Application forms and further particulars may be obtained from the Headmaster.

S. AMMUNUTY,

*Headmaster.*

Government Training School for Women, Coopersguram, 26th February 1926.

#### GOVERNMENT TRAINING SCHOOLS IN THE SOUTH ARCADE DISTRICT.

The District Educational Officer, South Arcot, hereby notifies for the information of the Deputy Inspectors and Managers of aided schools in the South Arcot district that candidates of the elementary grade will be accepted for training in July 1926 in the following Government Training schools under his charge:—

Name of candidate.	Number of stipends available		Total.
	Higher elementary.	Lower elementary.	
(1) Government Training School, Vellore.	40	10	50
(2) Government Training School, Chidambaram.	40	10	50

3. The period of training is two years in the case of students of both elementary higher and lower grades.

4. Necessarily the candidate will be sent to the Government Training school nearest by them. Application should be submitted accordingly.

Change of school in the middle of the course will not be allowed.

4. The District Educational Officer will make the selection on the recommendations of the subordinate inspecting officers. Each Deputy Inspector should furnish the teachers whose names are recorded in the register maintained in his office, an extract of 25% of the Inspector's Code with form of application for admission, printed, typewritten, or manuscript, and an receipt thereof from the candidates he shall select the applications according to the instructions given below. Candidates should be informed that they can the risk of losing their appointments as having their names cancelled, if, after selection, they fail to join the training school on the day fixed.

5. Ten separate lists—one for the higher elementary candidates and the other for the lower elementary candidates—of the teachers of each school who are recommended in the office of the Deputy Inspector and submitted with a tabular statement containing the following particulars about each candidate:—

(1) Serial number; (2) name in full; (3) age as on July 1896; (4) caste or race; (5) present appointment; (6) length of service as teacher; (7) educational qualifications; (8) languages; (9) age given by the Deputy Inspector for providing the applicant with an appointment after training; (10) whether a widow or widower; (11) remarks.

6. Under column (7) must be given (a) public examinations passed with year and number of certificate or (b) transfer certificate held or (c) school-leaving certificate held or (d) nature of vocational school certificate held, with number and date or (e) is the holder of any of the foregoing, a certificate from the Deputy Inspector of the success in the select teacher model's examination held in the district. This is a scheme. Higher elementary students should possess a secondary examination certificate or a transfer certificate of having passed promotion from the third form on a certificate from the Headmaster of a recognized high school that they have read in the fourth form, at least, or an elementary school-leaving certificate of having been promoted from the eighth standard. In this connection attention is invited to the instructions issued in the office R.O. No. 1413 of 1911, dated 18th July 1911.

7. The tabular statement should contain the names of the candidates in the order in which the Deputy Inspector desires that the selection should be made, and they should be ordered with reference to their service as teachers, the work for their teaching, age, the school from which they apply, their residences, and the nature of the appointment held by them. The attention of the inspecting officers is directed to Madras Educational Rules, rules 133 and 134. It is expected that each Deputy Inspector's list will contain at least ten names for each grade. Special efforts should be made to get as many higher grade candidates as possible.

8. Teachers employed in the Mahomedan schools should submit their applications for training to the Deputy Inspector of the Mahomedan range and send to the Deputy Inspector of Boys' schools.

9. Teachers employed in Local Board schools will not be paid any stipend from provincial funds. If there is any provision in the local fund or the municipal budget under "Stipends to teachers," their applications may be obtained from teachers with the consent of the President, Local Board, or the Chairman of the Municipal Council, on the one may be, and be served with a separate fee for each training school and for each grade.

10. If any applications be received from candidates for training in the schools out of this district, they should be submitted separately with a separate list.

11. Candidates in original should be submitted with the applications, and the Deputy Inspector should satisfy themselves as to the correctness of the information given in them.

12. Supplemental lists will not be considered after the present list date on any account.

13. The lists, complete in every respect, and the applications, must be submitted direct by the Deputy Inspectors to the office on or before the 15th May 1916 without fail.

T. SASTHAYAGAN,

District Educational Officer, South Arcot.

Chidambaram N.T., 26th February 1916.

#### GOVERNMENT HIGHER ELEMENTARY TRAINING SCHOOL, MANGALORE.

The District Educational Officer, South Kanara, hereby notifies for the information of the Deputy Inspectors of Schools and Managers of schools, that candidates for the Higher and Lower Elementary grades will be admitted for training on July 1916 in the Government Higher Elementary Training School, Mangalore.

1. Teachers who have passed the second examination of the Third Form or who have been found fit for promotion to the Fourth Form or who hold Elementary School-leaving certificate of the Eighth standard issued by the Deputy or Sub-Deputy Inspectors are eligible for admission into the Higher Elementary Training class, those who have passed the late Primary examination or a corresponding public or school examination, at whose certificate are, in the opinion of the inspecting officers, not better than those, are eligible for admission into the Lower Elementary Training class.

2. The period of training will be two years.

3. The District Educational Officer will make the selection on the recommendation of the Deputy Inspectors.

4. In addition to provincial stipend, candidates whose stipend is paid from local and municipal funds will be admitted for training, as also private candidates and free students. No provincial stipend will be considered for teachers who hold permanent appointments in Board or Municipal schools.

5. Applications should be accompanied by certificates of general character and conduct in school, Certificate of physical fitness may be produced after the students are admitted to the training schools.

6. Final forms of application can be obtained from the Deputy Inspectors of schools.

7. The selection as to employment should be decided by the manager of a recognized school; otherwise in regard to conduct, etc., should be decided by an inspecting officer of rank not lower than the Deputy Inspector of schools.

8. Applications completed in conformity with the above instructions should reach the District Educational Officer before the 15th May 1916.

9. For instructions for admission of lists of candidates recommended for admission, the Deputy Inspectors will refer to R.O. No. 178 S.O., dated 18th April 1915, of the Inspector of Schools, South Kanara, Coorg and Mangalore.

K. SANTAKA MENON,

District Educational Officer, South Kanara.

Mangalore, 26th February 1916.

# GOVERNMENT TRAINING SCHOOL IN THE TRICHINOPOLY DISTRICT.

The District Educational Officer, Trichinopoly, hereby notifies for the information of the Deputy Inspectors of schools and Headmasters of schools in the district that candidates of the 1st secondary grade will be admitted for training in July 1936 in the Government Training School in the charge:—

Name of the candidate.	Number of subjects available		
	Secondary Higher.	Secondary Lower.	Total.
Government Training School, Trichinopoly.	40	40	80

2. The period of training is two years in the case of students of both the Secondary Higher and Lower grades.

3. The District Educational Officer, Trichinopoly, will make the selection on the recommendation of the subordinates inspecting officers. Each Deputy Inspector should furnish the list of names whose names are recorded in the register maintained in his office as per article 104 of the Inspection Code with forms of application for admission, accompanied by measurements printed on the receipt forwarded from the candidates to their schools on applications according to the instructions given above. Candidates should be informed that they run the risk of losing their appointments or having their grants suspended if, after selection, they fail to join the training school on the due date, i.e., Thursday, 1st July 1936.

4. Two separate lists, one for the Higher Elementary candidates, and the other for the Lower Elementary students, must be recommended in the office of the Deputy Inspector of schools and submitted to this office with the usual detailed statement containing the following particulars:—

(1) Serial number; (2) name in full; (3) age on 1st July 1936; (4) date of birth; (5) present appointment; (6) length of service as a teacher; (7) educational qualifications; (8) languages; (9) school to which the candidate reports after training; (10) amount of stipend; (11) remarks.

5. The names of selected candidates should appear in the list in the order in which they should be taken, as they should be selected in reference to their educational attainments, their service as teachers, the need for their training, and the nature of their appointment, and the school from which they apply for training. Candidates who do not satisfy the condition of the age limit under rule 104 of the Madras Educational Rules should not, except in very special circumstances, be included in the list and the selection should be regulated, so far as possible, by rule 113.

6. As regards qualifications for admission only those candidates who have passed the annual examination of the 1st class from a high standard school and have been found fit for promotion to the fourth Form or have been awarded an elementary school-leaving certificate of the eighth standard ranked as four or good are eligible for admission into the elementary higher class, and only those who have passed the late primary examination or a corresponding public school examination, or whose statements in the opinion of the inspecting officers are not lower than those are eligible for admission into the lower class. Preference should be given as much as possible to candidates whose educational statements are above these minimum requirements. The certificate of general statement should be sent to origin of with the application. The certificate of physical fitness need not be produced only by the candidate chosen as stipendary. Secondary student candidates need not be submitted by candidate whose applications are signed by an inspecting officer.

7. In the case of teachers employed in local and municipal schools, their information should be furnished regarding the nature of the appointment held by them (permanent, temporary, sub-teacher, or in the case may be) and whether the bond books have made any provision in their budgets towards the cost of their training. The attention of the Deputy Inspector is invited to Rules 177 and 178 of the Madras Educational Rules. The applications of such candidates should be signed by the principals of local boards and in those cases no particular stipend will be sanctioned.

8. The number of candidates recommended for each stage should not exceed ten.

9. Teachers employed in Mohammedan schools should submit their applications for training to the Deputy Inspector of the Mohammedan range.

10. Applications completed in accordance with the above instructions should reach the undersigned before 31st May 1936, together with the statement and the list referred to in paragraphs 4 and 5 above.

11. Admission into training schools for students under private management will be regulated by paragraphs 2, 11 and 12 in addition to rules contained in Chapter X of the Madras Educational Rules.

## SECONDARY TRAINING CLASS ATTACHED TO THE HIGH SCHOOL, SRIRANGAM.

Applications are invited from candidates whose second language is Tamil, for admission into the Secondary Training class attached to the High School, Srirangam. The class will open on Thursday, 1st July 1936. All the applications should reach the office by the 15th May 1936 at the latest. The number of admissions will be only 20.

2. The following particulars should be furnished along with the application—which should be in the prescribed form—a copy of which may be had from any inspecting officer in the district:—

(a) General education: whether a Matriculate or Secondary School-Leaving Certificate holder or Intermediate. The general subjects should also be indicated.

(b) If a Secondary School-Leaving Certificate holder, teacher at the public examination in each subject and the pass-mark average for the year in each subject.

(c) If a teacher, length of service as such. Full particulars should be given.

(d) Specific recommendation of a message of a recognized authority or a recognized high elementary school that he would employ the candidate after the completion of his training course.

(e) Copies of general education certificate and student certificates should be attached in the application. The original should be produced on admission.

(f) Secondary School-Leaving Certificate books should be submitted in original. In the case of Intermediate candidates, evidence of having completed the Intermediate course or passed the University examination in whole or part should be submitted.

(g) Date.

(h) Age and date of birth.

Selected candidates should be prepared to join the training class at Srirangam on 1st July 1936.

(i) Full and clear address.

K. NATASA AYYAR,

District Educational Officer, Trichinopoly.

Trichinopoly, 2nd March 1936.



# GOVERNMENT TRAINING SCHOOLS IN THIS DISTRICT OFFICE.

The District Educational Officer, Traversely, hereby defines the conditions of the Secondary and Elementary grades will be admitted for training in July 1930 in the Government Training Schools, Traversely and Kalgudi.

Name of schools.	Number of applicants			Total.
	Secondary	Elementary Higher	Elementary Lower	
Government Training School, Traversely	20	20	20	60
Government Training School, Kalgudi	20	20	20	60

2. The period of training will be two years in the case of students of both the Secondary and Elementary grades (Higher and Lower), but in the case of those who have passed the Intermediate in Arts Examination or have completed the course, but failed in the examination, the period will be only one year.

3. *Rate of Stipend*—The stipend rate of educational stipend is Rs. 12 per month in the case of the Secondary, Rs. 10-0-0 in the case of the Elementary Higher and Rs. 8-0-0 in the case of the Elementary Lower grade students.

4. Persons who have passed the Intermediate, the late Upper Secondary Examination and those who hold complete Secondary School Leaving Certificate accepted by the District Educational Officer and teachers who have done satisfactorily in the Special Secondary School Leaving Certificate Examination, are eligible for admission into the Secondary grade.

For admission into the Elementary Higher grade class, candidates should have passed the late Middle School or Lower Secondary Examination or should furnish transfer certificate or other satisfactory evidence of having completed successfully the Third Form course. Only those who have passed the Primary Examination or its equivalent and who produce Elementary School Leaving Certificate of having undergone successfully the elementary course of study need apply for admission into the Elementary Lower grade.

The applications of candidates who have not Specialized General Education Certificate in English will not be considered. The certificates of physical fitness and of good conduct will be required only of candidates who have been chosen as candidates.

5. Applicants should correctly be recommended by the Manager of a recognized institution.

6. The applicants should invariably furnish information as regards the immovable property possessed by the applicant with his last and survey number.

7. Teachers employed in Secondary schools should submit their applications through their managers and those in Elementary schools through the Deputy Inspectors of their stages in which they are employed.

8. Each Deputy Inspector of schools in the Elementary district will submit only five numbers of such grade as he manages and the names of selected candidates should appear in the order in which he makes the selection. In those cases where the selection is made by the District Educational Officer, the names of their representatives, the names of their representatives, and

the schools from which they apply for training. In the case of rejected candidates the names for rejection should be mentioned against each.

9. Applicants are invited to rule 112 (1) of the Madras Educational Rules—Madras—1928 regarding the condition of the age limit to be observed.

10. Filled forms of applications can be obtained by the applicants for training in the Secondary grade from the District Educational Officer, Traversely district, provided they apply through the corresponding of a recognized secondary school. All others should apply to the Deputy Inspectors of schools of their stages. Applicants for admission in the Secondary Training class should state the other institutions or schools, if any, to which they have applied for admission.

11. Applicants should reach the District Educational Officer before the 15th May 1930. Applications which are received after the above date or which are not prepared in accordance with the above instructions will not be considered. Applications from teachers employed in schools outside the Traversely district must come through the respective District Educational Officers.

12. In addition to personal appearances, candidates whose names are put by local or Municipal Boards will be admitted for training. There may also be requests for these candidates without stipends. No provision of stipend will be considered for teachers who hold permanent appointments in Board and Municipal schools, or who hold such are not, appointments in permanent vacancies or who have been given professional appointments by presidents of local boards who employed them. The applications of such candidates should be signed by the presidents of local boards and not by inspecting officers.

K. V. SURESHIA ATTAR,  
District Educational Officer, Traversely,  
Traversely, 2nd March 1930.

## GOVERNMENT SECONDARY AND TRAINING SCHOOLS FOR MAINTENANCE, MANGALORE

Applications are invited from candidates who wish admission in July 1930 into the Elementary grade Training class in the Government Secondary and Training School for Maintenance, Mangalore.

1. The period of training will be two years.

2. Rate of stipend as shown below:—

	Rs.	P.	A.
Higher Elementary Students ..	12	0	0
Lower Elementary Students ..	8	0	0
High and Intermediate Schools ..	10	0	0
Students of both grades ..	10	0	0

Under the above rates, stipends at the reduced rate of Rs. 14 per month will be given to dependent students who are not permanent residents of Mangalore.

3. Applications for admission in the lowermost form should be sent through the managing officers, the presidents of local boards, the managers of municipal schools, and the managers of Secondary schools, not to reach the District Officer later than 15th April 1930. Applications received after that date will not be considered.

4. The following certificates in original should be submitted with the applications:—

(a) A certificate of age, health and vaccination signed by a competent authority. This certificate need be produced only by candidates who have been selected, before joining the Training class.

(4) A general education certificate signed by an Inspecting Officer, or the President of a Local Board or the Chairman of a Municipal Council or the manager or headmaster of a recognized secondary school.

3. Applications are also invited from Hindu and Mahomedan women who seek admission into the Freemen's class, which is open for the benefit of such Hindu and Mahomedan women as are not eligible to undergo Lower Elementary training. The course will be for one year after which according to their efficiency they will have to undergo Lower Elementary or Higher Elementary training for fully qualifying themselves for teachership. A student of the third year course will be allowed to

2. Forms of applications are obtainable from the Superintendent of the school.

4. An entrance examination in (1) Kannada, (2) General knowledge and (3) Arithmetic will be held on the 4th of June 1958 at 10 a.m. and only such candidates as pass this examination will be selected for interview.

GAÚDIO SANTUONI,  
*Attore Accreditato*

Govt. Secondary and Training School for Maierstrom,  
Mangalore, 3rd March 1916.

## UNCLAIMED SERVICE REGISTRATION

The service register of late E. Umashankaran, who formerly worked as an clerk of this office, is lying in the attic of the underground unstained. It will be destroyed if it is not claimed by the paper against which one month from the date of this notification.

C. SUBYAPPAKASA BLO,  
Deputy Educational Officer, Senior,  
Gadagur, 2nd March 1978.

### UNCLAIMED S.E.C. CERTIFICATES

The Secondary School-Leaving Certificate of the Ministry of Education is awarded by the Pomeranian High School and the Mecklenburg High School, Rostock, in which they were held maintained for once two years. Such of the certificates are signed within six months from the date of the notification will be sent to the pupils passed through the Secondary School-Leaving Certificate Examination, together with the diploma, along with their Testimonials for the certificate, certificate of standing (including the last final Inspection) from some responsible person. On certificates which are not deemed within the period mentioned above will be destroyed in accordance with the instructions of the Director of Public

FORMULAS 2014 GENERAL, FORMULAS  
44 CONFIRMATION.

Serial number of I. & D. A.C.	Name of people
13853	Ferjanyan, P. Matios.
13854	N. Ozvardian.
13855	Sahmed Aramyan.
13856	Samuel Asenian-Aghapour.
7765A	Boris Arakchian John.
11058A	Sofianavara Hovhanniss, P. Mal.
28468A	Armenyagour Deremian.
54898A	Y. L. Yenkovsk.
58018A	John Frazee.
58077A	J. William Davis.
58154A	D. Seeger.
58182A	D. R. Thurgoodman.
87777A	Abrahamian, Leon.
87789A	S. Yankov.
88	J. Duvorovsk.
182	Richard Wang.
14013	Richard Yonov.
10113B	A. S. Bracovsk.
11123B	S. P. James Elmer Field.

PAUL M. LEE, JR., SCHOOL, FARMHALL  
ON SUNDAY, 1900.

Order number of 0.5 A/L	Name of the author
115709	B. Rothermundt,
115710	K. B. Moya-Roa,
115708	K. O. Jahn,
205223	M. J. Thompson,
205224	M. J. Thompson,
205225	M. J. Thompson,
205226	M. J. Thompson,
205227	M. J. Thompson,
205228	M. J. Thompson,
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205358	M. J. Thompson,
2053	

METCALF, HIGH SCHOOL, BIRMINGHAM  
IN CONSTITUTION

197339	22	<i>P. fulvicornis</i>
197340	22	<i>E. latidorsatus</i> <i>maius</i> Agassiz
197341	22	<i>E. longicauda</i> <i>maius</i> Agassiz
197342	22	<i>E. longicauda</i> <i>maius</i> Agassiz
197343	22	<i>E. longicauda</i> <i>maius</i> Agassiz
197344	22	<i>E. longicauda</i> <i>maius</i> Agassiz
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197360	22	<i>E. longicauda</i> <i>maius</i> Agassiz
197361	22	<i>E. longicauda</i> <i>maius</i> Agassiz
197362	22	<i>E. longicauda</i> <i>maius</i> Agassiz
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197380	22	<i>E. longicauda</i> <i>maius</i> Agassiz
197381	22	<i>E. longicauda</i> <i>maius</i> Agassiz
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197398	22	<i>E. longicauda</i> <i>maius</i> Agassiz
197399	22	<i>E. longicauda</i> <i>maius</i> Agassiz
197400	22	<i>E. longicauda</i> <i>maius</i> Agassiz

H. F. SAUNDERS,  
*Senior Editorial Officer, Nature*  
 Madras, 23rd February 1968.

The Secondary School Leaving Certificate of the undersigned pupils have been received from the schools in which they were left, and are returned for review. Each of the certificates is now placed within one month from this date will be sent to the pupils concerned, through the Secretary, Secondary School Leaving Certificate Board, provided the documents submit along with their application for their certificate, a certificate of identity (including the finger prints—left hand) from some responsible person or from the Headmaster of the school. One where certificates will be destroyed in accordance with the Proclamation G. No. 3081-D of 1925, dated 31st November 1926, of the Director of Public Instruction, Madras, on the subject.

**RAJAH HIGH SCHOOL, KOTA GUNDA**  
(A CERTIFICATE)

Serial number of S.S.L.C.	Name of pupil.
101584	S. Ganesapillaiyanathan.
101585	V. Ganesapillai.
101586	M. Kottarathu.
101587	D. Natarajan.
101588	S. Rajagopal Rao.
101589	B. Rajakrishnan.
101590	S. Narayanan.
101591	V. Narayanan.
101592	M. Ranga Rao.
101593	K. Ranganathan.
101594	V. Prasad.
101595	S. Ranganathan.
101596	K. Ranganathan.
101597	R. Chakrapani.
101598	S. Sankaran.
101599	M. Venkatesan.
101600	T. R. Raghavan.
101601	S. Ranganathan.
101602	S. Ranganathan.
101603	K. Ranga Pillai.
101604	R. Ranganathan.
101605	C. Ranganathan.
101606	S. Ranganathan.
101607	S. Ranganathan.
101608	S. Ranganathan.

**KESAV NADARAY EDWARDS HIGH SCHOOL,  
MADRAS (A CERTIFICATE)**

Serial number of S.S.L.C.	Name of pupil.
101609	Narasimha Mudali (Chidambaram).
101610	T. Narasimha.
101611	S. Narasimha.
101612	S. Narasimha.
101613	K. P. Appa.
101614	D. V. Venkatesan.
101615	C. Arumugam.
101616	S. Narasimha David.
101617	T. Thomas.

**G.R.K. HIGH SCHOOL, ARIPPATTUR  
(A CERTIFICATE)**

101618	K. Narasimha.
101619	S. Narasimha.
101620	S. Narasimha.
101621	M. Narasimha.
101622	S. Narasimha.
101623	S. Narasimha.
101624	S. Narasimha.
101625	S. Narasimha.
101626	S. Narasimha.
101627	S. Narasimha.
101628	S. Narasimha.
101629	S. Narasimha.
101630	S. Narasimha.
101631	S. Narasimha.
101632	S. Narasimha.
101633	S. Narasimha.
101634	S. Narasimha.
101635	S. Narasimha.
101636	S. Narasimha.
101637	S. Narasimha.
101638	S. Narasimha.
101639	S. Narasimha.
101640	S. Narasimha.

**C. S. SUNDARAM AYYAR,  
District Educational Officer, Arcot.**

Madras, 26th February 1928

**VACANCY.**

Wants a Sergeant for the Presidency College, Fort St. George—2—40. Applicants should reach the undersigned before the 28th March 1928.

**P. F. EYBON,  
Acting Principal.**

Presidency College, Madras,  
16, March 1928.



SUPPLEMENT TO PART I-B  
OF  
**THE FORT ST. GEORGE GAZETTE**

No. 12.]

MADRAS, TUESDAY EVENING, MARCH 3, 1896.

[Price, 2 annas.

**GOVERNMENT EXAMINATIONS.**

**SPECIAL TEST EXAMINATIONS, DECEMBER 1905.**

The following candidates are declared to have passed the SPECIAL TESTS under which their names appear:—

[Applications for candidates should be made in accordance with the notice which appeared in the Fort St. George Gazette of the 2nd March 1906.]

[N.B.—Applications from unsuccessful candidates asking for information as to the cause of failure or for a re-examination of their answers may not be accepted.]

R as Registrar,      R as Vice Registrar Civil Courts      R as Commissioner,      C as Indian Officer.  
A.L. as Asst. Indian,      E as Registrar in Revenue,      A.D. as Asst. District.

Register number.	Name of candidate.	Place of examination.	Class of examination.	Age.	Highest general educational qualification.	Designation, if any held.
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**THE CRIMINAL JUDICIAL TEST.**

**Paper One.**

11	Srinivasan Suresh	..	Belknap ..	3	21	B.A.,	Revenue Inspector, Bageri Pitha, Belknap.
112	R. Sampurnanand Rao	..	Telukacheri ..	3	20	B.A.	Sub-Inspector, South Coast Judge and Telukacheri Magistrate, Belknap.
113	P. Deva Rao	..	Madhav ..	3	20	B.S.L.C.	Clerk, Revenue Department Office, Coimbatore.

**Paper Two.**

11	H. V. Ramachandra Rao	..	Belknap ..	3	20	Intermediate ..	Revenue Inspector, Bageri Pitha, Belknap.
112	A. L. Narasimha Sastri	..	Do ..	3	20	B.S.L.C.	Revenue Inspector, Bageri Pitha, Belknap.
113	E. Prasad Rao	..	Do ..	3	21	Do.	Clerk, Collector's Office, Coimbatore.
114	R. Subramanian ..	..	Vengaloor ..	3	20	B.A.	Do.
115	R. Subramanian ..	..	Do ..	3	21	B.S.L.C.	Clerk, Revenue Department Office, Coimbatore.
116	T. Venkateswara ..	..	Do ..	3	20	Do.	Clerk, Telukacheri Office, Belknap.
117	A. Subramanian ..	..	Coimbatore ..	3	21	Do.	Head Clerk, Telukacheri Office, Belknap.
118	D. Venkateswara ..	..	Do ..	3	21	B.A.	Assistant, East District Collector's Office, Coimbatore.
119	M. Subramanian ..	..	Do ..	3	21	B.A.	Clerk, East District Collector's Office, Coimbatore.
120	M. Subramanian ..	..	Do ..	3	21	Intermediate ..	Clerk, Telukacheri Office, Belknap.
121	A. Subramanian ..	..	Do ..	3	21	Do.	Clerk, East District Collector's Office, Coimbatore.
122	M. Subramanian ..	..	Do ..	3	21	B.A.	Do.
123	K. V. Subramanian ..	..	Do ..	3	21	Intermediate ..	Clerk, Revenue Department Office, Coimbatore.
124	E. Subramanian ..	..	Do ..	3	21	B.A.	Do.
125	F. Subramanian ..	..	Do ..	3	21	B.A.	Revenue Inspector, Madhav.
126	A. Subramanian ..	..	Belknap ..	3	21	Intermediate ..	Clerk, Collector's Office, Belknap.
127	C. Subramanian ..	..	Do ..	3	21	B.A.	Clerk, Telukacheri Office, Belknap.
128	J. Subramanian ..	..	Coimbatore ..	3	21	B.A.	Revenue Inspector, Belknap.

[illegible]



[illegible]

Rank	Name of candidate	Date of examination	Age	Highest passed previous examination	Description of office held
THE ARVENUE TEST—new					
Scheme Class—cont.					
190	E. Subramanyam Ayyar	Malaya	20	S.A.	Clerk, Chief Engineer's Office, Malaya.
191	J. M. Subramanyam	Do	20	S.A.	Do.
192	P. S. Subramanyam	Do	20	S.A.	Clerk, Collector's Office, Bangalore.
193	M. S. Subramanyam	Do	20	S.A.	Clerk, Public Office, Bangalore.
194	A. Subramanyam	Do	20	S.A.	Clerk, Collector's Office, Malaya.
195	C. P. Subramanyam Ayyar	Do	20	S.A.	Clerk, Public Office, Bangalore.
196	M. S. Subramanyam	Do	20	S.A.	Clerk, Collector's Office, Bangalore.
197	T. Subramanyam	Do	20	S.A.	Do.
198	P. Subramanyam Ayyar	Do	20	S.A.	Do.
199	D. Subramanyam Ayyar	Do	20	S.A.	Do.
200	E. Subramanyam	Do	20	S.A.	Clerk, Revenue Department, Office, Bangalore.
201	S. M. Subramanyam	Do	20	S.A.	Clerk, Collector's Office, Bangalore.
202	S. M. Subramanyam	Do	20	S.A.	Sub-Inspector Revenue Department, Bangalore.
203	H. V. Subramanyam Naidu	Do	20	S.A.	Clerk, Public Office, Bangalore.
204	G. Subramanyam	Do	20	S.A.	Clerk, Revenue Department, Malaya.
205	Ganga Prasad	Do	20	S.A.	Clerk, Office of the Deputy Inspector General of Police, Bangalore, Malaya.

## THE JAIL TEST

Scheme Class—cont.					
206	H. Subramanyam	Trinidad	20	S.A.	Deputy Jailor, Central Jail, Bangalore.
207	K. Subramanyam	Bahia	20	Do	Clerk, Central Jail, Bahia.

## THE ACCOUNT TEST FOR AGRICULTURAL OFFICERS

Scheme Class—cont.					
208	H. E. Subramanyam	Costa Rica	20	S.A.	Assistant, Government Public Supply Station, Havana.
209	T. Subramanyam	Do	20	S.A.	Public Supply, Government Agricultural Station, Havana.
210	E. Subramanyam	Guatemala	20	S.A.	Assistant, Assistant to the Chief Inspector, Guatemala.
211	H. E. Subramanyam	Costa Rica	20	S.A.	Assistant, Assistant to the Chief Inspector, Guatemala.
212	P. Subramanyam	Guatemala	20	S.A.	Assistant, Assistant to the Chief Inspector, Guatemala.
213	K. Subramanyam	Costa Rica	20	S.A.	Assistant, Assistant to the Chief Inspector, Guatemala.
214	H. E. Subramanyam	Costa Rica	20	S.A.	Assistant, Assistant to the Chief Inspector, Guatemala.
215	K. Subramanyam	Costa Rica	20	S.A.	Assistant, Assistant to the Chief Inspector, Guatemala.
216	H. E. Subramanyam	Costa Rica	20	S.A.	Assistant, Assistant to the Chief Inspector, Guatemala.
217	O. Subramanyam	Do	20	S.A.	Assistant, Assistant to the Chief Inspector, Guatemala.
218	T. Subramanyam	Do	20	S.A.	Assistant, Assistant to the Chief Inspector, Guatemala.
219	T. Subramanyam	Do	20	S.A.	Assistant, Assistant to the Chief Inspector, Guatemala.

## LIST OF FAILURES.

[Note.—Candidates who were absent from part of the examination are regarded as having failed in the subject or subjects from which they absented themselves.]

## THE CRIMINAL JUDICIAL TEST

The Name of the Candidate	Age	Height	Weight	Complexion	Build	Character	Education	Occupation	Address
The Name of the Candidate	Age	Height	Weight	Complexion	Build	Character	Education	Occupation	Address
The Name of the Candidate	Age	Height	Weight	Complexion	Build	Character	Education	Occupation	Address

Register number	Examinee	Register number	Examinee	Register number	Examinee	Register number	Examinee	Register number	Examinee
1	a	121	a	231	a	341	a	451	a
2	a	122	a	232	a	342	a	452	a
3	a	123	a	233	a	343	a	453	a
4	a	124	a	234	a	344	a	454	a
5	a	125	a	235	a	345	a	455	a
6	a	126	a	236	a	346	a	456	a
7	a	127	a	237	a	347	a	457	a
8	a	128	a	238	a	348	a	458	a
9	a	129	a	239	a	349	a	459	a
10	a	130	a	240	a	350	a	460	a
11	a	131	a	241	a	351	a	461	a
12	a	132	a	242	a	352	a	462	a
13	a	133	a	243	a	353	a	463	a
14	a	134	a	244	a	354	a	464	a
15	a	135	a	245	a	355	a	465	a
16	a	136	a	246	a	356	a	466	a
17	a	137	a	247	a	357	a	467	a
18	a	138	a	248	a	358	a	468	a
19	a	139	a	249	a	359	a	469	a
20	a	140	a	250	a	360	a	470	a
21	a	141	a	251	a	361	a	471	a
22	a	142	a	252	a	362	a	472	a
23	a	143	a	253	a	363	a	473	a
24	a	144	a	254	a	364	a	474	a
25	a	145	a	255	a	365	a	475	a
26	a	146	a	256	a	366	a	476	a
27	a	147	a	257	a	367	a	477	a
28	a	148	a	258	a	368	a	478	a
29	a	149	a	259	a	369	a	479	a
30	a	150	a	260	a	370	a	480	a
31	a	151	a	261	a	371	a	481	a
32	a	152	a	262	a	372	a	482	a
33	a	153	a	263	a	373	a	483	a
34	a	154	a	264	a	374	a	484	a
35	a	155	a	265	a	375	a	485	a
36	a	156	a	266	a	376	a	486	a
37	a	157	a	267	a	377	a	487	a
38	a	158	a	268	a	378	a	488	a
39	a	159	a	269	a	379	a	489	a
40	a	160	a	270	a	380	a	490	a
41	a	161	a	271	a	381	a	491	a
42	a	162	a	272	a	382	a	492	a
43	a	163	a	273	a	383	a	493	a
44	a	164	a	274	a	384	a	494	a
45	a	165	a	275	a	385	a	495	a
46	a	166	a	276	a	386	a	496	a
47	a	167	a	277	a	387	a	497	a
48	a	168	a	278	a	388	a	498	a
49	a	169	a	279	a	389	a	499	a
50	a	170	a	280	a	390	a	500	a





## GOVERNMENT TECHNICAL EXAMINATIONS, NOVEMBER 1919.

The following candidates are declared to have passed the Government Technical Examinations held in November 1919 in the subjects under which their names appear:—

(A notice will be published in Part I-B of the Gazette, showing the marks obtained, when and to whose application should be made for certificates.)

(N.B.—Applicants from unsuccessful candidates asking for information as to the cause of failure or for a re-evaluation of their answer papers will not be attended to.)

B = Botany. EE = Entomology. Cn = Chemistry.  
M = Mathematics. O = Indian Classics.  
(P) = Physics. A.I. = Anglo-Indian.

Regular number and name of candidate. Class of examination. Place of examination.

## LATH-MAKING (LOWER GRADE).

## First Class.

478 Kajamul Jansen	(P)	C	Malacca.
482 S. Harnandj Varman	(P)	C	Do.
493 Karamasidika	(P)	C	Do.

## Second Class.

525 Kajamul Bhagyan	(P)	C	Karim.
491 Kajamul Jansen	(P)	C	Malacca.
492 Kajamul Jansen	(P)	C	Do.

## LATH-MAKING (UPPER GRADE).

## First Class.

432 A. Hery	(P)	C	Karim.
492 Kajamul Jansen	(P)	C	Malacca.
491 Kajamul Jansen	(P)	C	Do.
493 Kajamul Jansen	(P)	C	Do.

## KORU-MAKING AND BARK-MAKING (LOWER GRADE).

## First Class.

401 Maheshchandrasekhar	(P)	C	Chennai.
402 Maheshchandrasekhar	(P)	C	Chennai.
403 Maheshchandrasekhar	(P)	C	Do.
404 Maheshchandrasekhar	(P)	C	Do.

## Second Class.

391 Maheshchandrasekhar	(P)	C	Chennai.
392 Maheshchandrasekhar	(P)	C	Do.
393 Maheshchandrasekhar	(P)	C	Do.
394 Maheshchandrasekhar	(P)	C	Do.
395 Maheshchandrasekhar	(P)	C	Do.
396 Maheshchandrasekhar	(P)	C	Do.
397 Maheshchandrasekhar	(P)	C	Do.
398 Maheshchandrasekhar	(P)	C	Do.
399 Maheshchandrasekhar	(P)	C	Do.
400 Maheshchandrasekhar	(P)	C	Do.
401 Maheshchandrasekhar	(P)	C	Do.
402 Maheshchandrasekhar	(P)	C	Do.
403 Maheshchandrasekhar	(P)	C	Do.
404 Maheshchandrasekhar	(P)	C	Do.
405 Maheshchandrasekhar	(P)	C	Do.
406 Maheshchandrasekhar	(P)	C	Do.
407 Maheshchandrasekhar	(P)	C	Do.
408 Maheshchandrasekhar	(P)	C	Do.
409 Maheshchandrasekhar	(P)	C	Do.
410 Maheshchandrasekhar	(P)	C	Do.

## KORU-MAKING AND BARK-MAKING (UPPER GRADE).

## First Class.

391 Maheshchandrasekhar	(P)	C	Chennai.
392 Maheshchandrasekhar	(P)	C	Do.
393 Maheshchandrasekhar	(P)	C	Do.
394 Maheshchandrasekhar	(P)	C	Do.
395 Maheshchandrasekhar	(P)	C	Do.
396 Maheshchandrasekhar	(P)	C	Do.
397 Maheshchandrasekhar	(P)	C	Do.
398 Maheshchandrasekhar	(P)	C	Do.
399 Maheshchandrasekhar	(P)	C	Do.
400 Maheshchandrasekhar	(P)	C	Do.

(A) is in Telugu. † is in Tamil.

Regular number and name of candidate. Class of examination. Place of examination.

## LATH-MAKING AND BARK-MAKING (UPPER GRADE).

## Second Class.

291 Maheshchandrasekhar	(P)	C	Chennai.
292 Maheshchandrasekhar	(P)	C	Do.
293 Maheshchandrasekhar	(P)	C	Do.
294 Maheshchandrasekhar	(P)	C	Do.
295 Maheshchandrasekhar	(P)	C	Do.
296 Maheshchandrasekhar	(P)	C	Do.
297 Maheshchandrasekhar	(P)	C	Do.
298 Maheshchandrasekhar	(P)	C	Do.
299 Maheshchandrasekhar	(P)	C	Do.
300 Maheshchandrasekhar	(P)	C	Do.
301 Maheshchandrasekhar	(P)	C	Do.
302 Maheshchandrasekhar	(P)	C	Do.
303 Maheshchandrasekhar	(P)	C	Do.
304 Maheshchandrasekhar	(P)	C	Do.
305 Maheshchandrasekhar	(P)	C	Do.
306 Maheshchandrasekhar	(P)	C	Do.
307 Maheshchandrasekhar	(P)	C	Do.
308 Maheshchandrasekhar	(P)	C	Do.
309 Maheshchandrasekhar	(P)	C	Do.
310 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING (UPPER GRADE).

## First Class.

311 Maheshchandrasekhar	(P)	C	Chennai.
312 Maheshchandrasekhar	(P)	C	Do.
313 Maheshchandrasekhar	(P)	C	Do.

## Second Class.

314 Maheshchandrasekhar	(P)	C	Chennai.
315 Maheshchandrasekhar	(P)	C	Do.
316 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING (UPPER GRADE).

## First Class.

317 Maheshchandrasekhar	(P)	C	Chennai.
318 Maheshchandrasekhar	(P)	C	Do.
319 Maheshchandrasekhar	(P)	C	Do.

## Second Class.

320 Maheshchandrasekhar	(P)	C	Chennai.
321 Maheshchandrasekhar	(P)	C	Do.
322 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING AND BARK-MAKING (UPPER GRADE).

## First Class.

323 Maheshchandrasekhar	(P)	C	Chennai.
324 Maheshchandrasekhar	(P)	C	Do.
325 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING AND BARK-MAKING (UPPER GRADE).

## First Class.

326 Maheshchandrasekhar	(P)	C	Chennai.
327 Maheshchandrasekhar	(P)	C	Do.
328 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING AND BARK-MAKING (UPPER GRADE).

## First Class.

329 Maheshchandrasekhar	(P)	C	Chennai.
330 Maheshchandrasekhar	(P)	C	Do.
331 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING AND BARK-MAKING (UPPER GRADE).

## First Class.

332 Maheshchandrasekhar	(P)	C	Chennai.
333 Maheshchandrasekhar	(P)	C	Do.
334 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING AND BARK-MAKING (UPPER GRADE).

## First Class.

335 Maheshchandrasekhar	(P)	C	Chennai.
336 Maheshchandrasekhar	(P)	C	Do.
337 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING AND BARK-MAKING (UPPER GRADE).

## First Class.

338 Maheshchandrasekhar	(P)	C	Chennai.
339 Maheshchandrasekhar	(P)	C	Do.
340 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING AND BARK-MAKING (UPPER GRADE).

## First Class.

341 Maheshchandrasekhar	(P)	C	Chennai.
342 Maheshchandrasekhar	(P)	C	Do.
343 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING AND BARK-MAKING (UPPER GRADE).

## First Class.

344 Maheshchandrasekhar	(P)	C	Chennai.
345 Maheshchandrasekhar	(P)	C	Do.
346 Maheshchandrasekhar	(P)	C	Do.

## LATH-MAKING AND BARK-MAKING (UPPER GRADE).

## First Class.

347 Maheshchandrasekhar	(P)	C	Chennai.
348 Maheshchandrasekhar	(P)	C	Do.
349 Maheshchandrasekhar	(P)	C	Do.

HIGH SCHOOL EXAMINATION UNDER THE CODE OF REGULATIONS FOR  
EUROPEAN SCHOOLS, 1924.

### Model Parameters

The following candidates have passed the High School Examination under the Code of Regulations for Examinee Schools held in November and December 1915.

2. Computations will be limited to 45 minutes.

4. The names are given in order of arrival.

Rank	Regiment Number	Date of Birth	Name of candidate.	School from which education supplied for the commission.	Subjects in which the candidate passed examination.
MADRAS PRESTIDENCE.					
PASS CLASS.					
1	78	26 8 1913	Lele, Ananda Mohan	Madras, Tamilnad	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
2	28	28 2 1914	Phanek, Donald Frederick	Madras, Coimbatore	Elementary Mathematics, Algebra, Geometry, and Trigonometry.
3	118	11 2 1914	Phanik, Florence	Presidential General, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
4	41	12 8 1913	Radley, Raymond	Presidential General, Kottayam	French and Elementary French, Descriptive Geometry, and Trigonometry.
5	10	18 8 1913	Rathin, Piyu Sund	St. Joseph's General, Coimbatore	French, Descriptive Geometry, and Trigonometry.
6	81	8 8 1913	Rehman, Firdausi Khan	Madras, Tamilnad	French, Descriptive Geometry, and Trigonometry.
7	80	28 8 1914	Rehman, Firdausi Khan (R.E.)	St. Mary's, Madras	Geometry, Descriptive Geometry, and Trigonometry.
8	107	9 10 1914	Rehman, Firdausi Khan	Presidential General, Coimbatore	Elementary Mathematics, Algebra, Geometry, and Trigonometry.
9	48	22 10 1914	Rehman, Firdausi Khan	General of Our Lady of Mount Carmel, Trigonometry	Algebra, Geometry, and Trigonometry.
10	118	24 2 1914	Rehman, Firdausi Khan	Presidential General, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
11	72	16 8 1913	Rohini, Habel Anthony	Madras, Coimbatore	French, Descriptive Geometry, and Trigonometry.
12	81	30 8 1913	Rohini, Habel Anthony	St. John's, Madras	French, Descriptive Geometry, and Trigonometry.
13	70	18 8 1913	Rohini, Habel Anthony	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
SECOND CLASS.					
14	80	2 8 1913	Rehman, Firdausi Khan	Madras, Tamilnad	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
15	118	11 2 1914	Rehman, Firdausi Khan	Presidential General, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
16	107	9 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
17	42	21 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
18	81	8 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
19	72	16 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
20	118	11 2 1914	Rehman, Firdausi Khan	Presidential General, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
21	107	9 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
22	42	21 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
23	81	8 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
24	72	16 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
25	118	11 2 1914	Rehman, Firdausi Khan	Presidential General, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
26	107	9 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
27	42	21 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
28	81	8 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
29	72	16 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
30	118	11 2 1914	Rehman, Firdausi Khan	Presidential General, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
31	107	9 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
32	42	21 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
33	81	8 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
34	72	16 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
35	118	11 2 1914	Rehman, Firdausi Khan	Presidential General, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
36	107	9 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
37	42	21 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
38	81	8 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
39	72	16 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
40	118	11 2 1914	Rehman, Firdausi Khan	Presidential General, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
41	107	9 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
42	42	21 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
43	81	8 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
44	72	16 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
45	118	11 2 1914	Rehman, Firdausi Khan	Presidential General, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
46	107	9 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
47	42	21 10 1914	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
48	81	8 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
49	72	16 8 1913	Rehman, Firdausi Khan	Madras, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.
50	118	11 2 1914	Rehman, Firdausi Khan	Presidential General, Coimbatore	Elementary Mathematics, French, Algebra, Geometry, and Trigonometry.

























Quantity of action passed in the printing factories and all expressed action involved at spinning mills in the Madras Presidency during the week ending 26th February 1925.

(Note.—All figures are in value of 400 R. Ind.)

Variety of action.	In the previous week.					In the current week.				
	Spun and pressed in the printing mill in the week ending 20th February 1925.	Spun and pressed in the printing mill in the week ending 20th February 1924.	Spun and pressed in the printing mill in the week ending 20th February 1925.	Spun and pressed in the printing mill in the week ending 20th February 1924.	Spun and pressed in the printing mill in the week ending 20th February 1925.	Spun and pressed in the printing mill in the week ending 20th February 1925.	Spun and pressed in the printing mill in the week ending 20th February 1924.	Spun and pressed in the printing mill in the week ending 20th February 1925.	Spun and pressed in the printing mill in the week ending 20th February 1924.	Spun and pressed in the printing mill in the week ending 20th February 1925.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Tambralore .. ..	302	285	425	3,270	365	365	115	190	25,800	190
Madras .. ..	51	44	35	311	44	44	115	205	35,800	205
Chennai .. ..	—	—	—	3,187	412	412	211	445	50,800	445
Madras and Western ..	5,110	47,800	90	3,604	3,604	3,604	3,604	3,604	3,604	3,604
Chennai .. ..	—	—	—	365	412	412	211	445	50,800	445
Chennai .. ..	—	—	—	—	—	—	—	—	—	—
Total .. ..	5,463	48,129	460	11,034	7,428	7,428	512	8,796	67,100	8,796

(a) Includes 254 value not reported before.

(b) Includes 254 value not reported before.

Statement of action passed in the Madras Presidency for the week ending 26th February 1925.  
(Section 2 (2) of the Cotton Grading and Printing Factories Act, 1921.)

(Note.—All figures are in value of 400 R. Ind.)

Variety of action.	Number of value passed.			
	During the week.	During the corresponding week last year.	Since 1st January 1925.	During the corresponding period last year.
(1)	(2)	(3)	(4)	(5)
Tambralore .. ..	302	352	365	402
Madras .. ..	51	44	44	44
Chennai .. ..	—	—	—	—
Madras and Western ..	5,110	2,255	3,604	7,428
Chennai .. ..	—	—	—	—
Total .. ..	5,463	2,651	7,428	18,774

(a) Includes 254 value not reported before.

(b) Includes 254 value not reported before.

Madras, 26th March 1925.

R. D. ANSTAD,  
Inspector of Agriculture.

#### PUBLIC HEALTH DEPARTMENT.

List of rural towns of over 10,000 inhabitants where abnormal rates of births and deaths (below twenty per mille) were recorded during the month of December 1924.

District.	Rural towns.	Population.	Births.	Deaths.
Mysore .. ..	Channarayana .. ..	15,800	—	26
	Channarayana .. ..	12,412	—	15
	Channarayana .. ..	12,412	—	15
	Channarayana .. ..	12,412	—	15
Mysore .. ..	Channarayana .. ..	15,800	—	26
	Channarayana .. ..	12,412	—	15
	Channarayana .. ..	12,412	—	15
	Channarayana .. ..	12,412	—	15
Mysore .. ..	Channarayana .. ..	15,800	—	26
	Channarayana .. ..	12,412	—	15
	Channarayana .. ..	12,412	—	15
	Channarayana .. ..	12,412	—	15

Tide Statistics of the District including Municipal Towns of the Madras Presidency for the month of December 1932.

Division	District	Number	Tonnage with abnormal clearance to the extent of 1001.			Barges		Draught										Total			Total of corresponding months of previous year		
			Male	Female	Total	Number registered according to the Madras Barge Act	Number registered	Cotton	Sulphur	Fertilizer	Fruit	Country produce	Dry goods	In grain, including wheat	In oil, including kerosene	In other goods	In other goods	Male	Female	Total	Male	Female	Total
Agency and East Coast Division	1	Durgam	510,000	470,000	980,000	1,100	10	80	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	2	Tiruchirappalli	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	3	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	4	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	5	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	6	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	7	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	8	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	9	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	10	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
South Division	11	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	12	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	13	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	14	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	15	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	16	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	17	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	18	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	19	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	20	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
North Division	21	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	22	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	23	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	24	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	25	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	26	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	27	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	28	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	29	Madurai	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
	30	Trichy	1,000,000	1,000,000	2,000,000	1,000	10	10	1,000	100	100	1,000	100	10	10	10	10	1,000	1,000	2,000	1,000	1,000	2,000
Total of month for calendar			10,000,000	10,000,000	20,000,000	10,000	100	100	1,000,000	100,000	100,000	1,000,000	100,000	10,000	10,000	10,000	10,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000
Total of month for calendar			10,000,000	10,000,000	20,000,000	10,000	100	100	1,000,000	100,000	100,000	1,000,000	100,000	10,000	10,000	10,000	10,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000
Total of month for calendar			10,000,000	10,000,000	20,000,000	10,000	100	100	1,000,000	100,000	100,000	1,000,000	100,000	10,000	10,000	10,000	10,000	1,000,000	1,000,000	2,000,000	1,000,000	1,000,000	2,000,000

Madras, 16th February 1933.



Vital Statistics of the Royal Towns of the Madras Presidency for the month of December 1918

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Final Statistics of the Rural Towns of the Madison Precinct for the month of December 1912--contd.

District.	Serial number.	Road names.	Population (and population estimated) in the Census of 1921.	Survey.		Dams.													Total.			Total of corresponding months of previous year.		
				Number of houses estimated in 1921.	Population estimated in 1921.	Chakra.	Small ponds.	Temples.	Streams.	Depository and water tanks.	Reservoirs.	Small tanks.	Depository tanks.	Small tanks.	Small tanks.	Small tanks.	Small tanks.	Mean.	Maximum.	Total.	Mean.	Maximum.	Total.	
Krasnodar.	10	Baranovsk.	10,282.	68.	11	0	11	40	33	31	0	0	0	0	0	0	0	37	40	77	107	108	215	
	11	Orlov.	11,726.	70.	11	0	11	40	33	31	0	0	0	0	0	0	0	37	40	77	107	108	215	
	12	Baranovsk.	11,717.	70.	11	0	11	40	33	31	0	0	0	0	0	0	0	37	40	77	107	108	215	
	13	Baranovsk.	11,717.	70.	11	0	11	40	33	31	0	0	0	0	0	0	0	37	40	77	107	108	215	
	14	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	15	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	16	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	17	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	18	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	19	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
Krasnodar.	20	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	21	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	22	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	23	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	24	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	25	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	26	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	27	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	28	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	29	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
Krasnodar.	30	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	31	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	32	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	33	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	34	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	35	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	36	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	37	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	38	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	39	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
Krasnodar.	40	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	41	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	42	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	43	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	44	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	45	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	46	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	47	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	48	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	49	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
Krasnodar.	50	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	51	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	52	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	53	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	54	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	55	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	56	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	57	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	58	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	59	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
Krasnodar.	60	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	61	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	62	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	63	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	64	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	65	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	66	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	67	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	68	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	69	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
Krasnodar.	70	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	71	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	72	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	73	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	74	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	75	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	76	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	77	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	78	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	79	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
Krasnodar.	80	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	81	Baranovsk.	10,000.	66.	10	0	10	36	30	29	0	0	0	0	0	0	0	35	38	73	104	105	209	
	82	Baranovsk.	10,000.	66.	10	0	10	36	30															

McGraw-Hill, 1946. February 1974.

*Colony formed but not tested against.*

[illegible]



Vital Statistics of the Municipal Towns of the Muzam District for the week ending 30 February 1925.

Municipal Town	Serial number	Municipal town	Population since 1st January 1925			Deaths			Diseases												Total		
			Males	Females	Total	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths	Deaths
Durban	1	Beaconsfield	16,205	16,205	32,410	17	5	..	..	..	..	..	..	..	..	..	..	..	..	..	4	7	11
	2	Beaconsfield	2,418	2,418	4,836	17	..	..	..	..	..	..	..	..	..	..	..	..	..	..	1	6	7
	3	Beaconsfield	7,400	7,400	14,800	7	..	..	..	..	..	..	..	..	..	..	..	..	..	..	3	6	9
	4	Beaconsfield	22,152	22,152	44,304	27	..	..	..	..	..	..	..	..	..	..	..	..	..	..	21	21	42
	5	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	13	18	31
Pietermaritzburg	6	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	5	6	11
	7	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	16	20	36
	8	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	12	6	18
	9	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	4	1	5
	10	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	1	1	2
Durban	11	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	17	18	35
	12	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	14	6	20
	13	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	14	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	6	6	12
	15	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	6	6	12
Durban	16	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	6	34
	17	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	6	6	12
	18	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	19	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	20	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
Durban	21	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	22	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	23	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	24	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	25	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
Durban	26	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	27	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	28	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	29	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	30	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
Durban	31	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	32	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	33	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	34	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	35	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
Durban	36	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	37	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	38	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	39	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	40	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
Durban	41	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	42	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	43	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	44	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42
	45	Beaconsfield	16,241	16,241	32,482	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	28	14	42

\* Data not received.

(Continued on next page)

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FOOT OF, GROUND, GARDEN

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Vital Statistics of the Municipal Towns of the Madras Porturbury for the week ending 12th February 1925.

District	Municipal town	Population census, 1921			Deaths			Deaths												TOTAL		
		Males	Females	Total	Males	Females	Total	Cholera	Dysentery	Typhoid	Epidemic	Typhoid and other fevers	Scarlet fever	Measles	Whooping cough	Diphtheria	Tuberculosis	Other	Total	Males	Females	Total
Salem	1	14,801	14,734	29,535	54	..	..	..	..	..	4	..	..	..	..	..	..	..	..	..	..	..
	2	4,418	4,081	8,499	10	..	..	..	..	..	1	..	..	..	..	..	..	..	..	..	..	..
	3	7,089	6,848	13,937	17	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	4	22,128	22,552	44,680	37	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
Villuputur	5	32,340	31,918	64,258	32	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	6	10,949	10,275	21,224	8	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	7	4,023	4,073	8,096	8	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	8	24,158	27,234	51,392	42	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
Madurai	9	26,246	27,063	53,309	64	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	10	7,291	7,413	14,704	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
Tamil	11	27,630	22,212	49,842	19	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	12	7,565	7,272	14,837	9	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
Madurai	13	21,297	22,662	43,959	26	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	14	31,078	32,662	63,740	35	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	15	26,827	28,417	55,244	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	16	17,365	17,365	34,730	12	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
Dindur	17	7,705	7,710	15,415	7	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	18	7,043	7,227	14,270	7	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	19	6,729	6,518	13,247	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	20	17,161	18,014	35,175	18	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
Madurai	21	276,127	260,804	536,931	315	16	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	22	26,214	26,012	52,226	42	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	23	13,827	13,617	27,444	8	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	24	8,217	8,223	16,440	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
South Arcot	25	25,070	25,148	50,218	27	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	26	11,314	11,297	22,611	6	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	27	9,244	9,277	18,521	5	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	28	30,574	31,448	62,022	84	7	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
Tondiarpet	29	11,139	11,154	22,293	8	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	30	8,135	8,284	16,419	11	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	31	20,023	21,174	41,197	42	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	32	26,248	26,880	53,128	41	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
Tanjore	33	26,251	27,886	54,137	27	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	34	14,007	14,810	28,817	31	3	18	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	35	12,289	11,818	24,107	21	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	36	10,948	10,938	21,886	9	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
Madurai	37	10,223	10,223	20,446	82	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	38	10,659	10,113	20,772	25	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	39	8,747	8,874	17,621	18	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	40	8,258	8,252	16,510	12	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
Madurai	41	7,246	6,234	13,480	27	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
	42	2,218	2,212	4,430	5	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..

\* Not recorded.

† Omitted as not reported.

Final Statistics of the Agricultural Yields of the Malaya Peninsula for the week ending 18th February 1926—cont.

[illegible]<sup>a</sup> All values are rounded.





Name of the District	Name of fish (fresh) and municipal own.	Chiton.		Echini.		Phore.		Serpent.	
		4 fms.	10 fms.	4 fms.	10 fms.	4 fms.	10 fms.	4 fms.	10 fms.
Trinity Bay	None	..	..	..	..	..	..	..	..
	Salmon	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
Total		104	51	3	..	..	..	..	..
Trinity Bay	Salmon	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
Total		108	141	11	..	..	..	..	..
Trinity Bay	None	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
Total		68	29	3	..	..	..	..	..
Trinity Bay	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
Total		61	54	3	..	..	..	..	..
Trinity Bay	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
Total		74	128	5	..	..	..	..	..
Trinity Bay	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
Total		..	..	..	..	..	..	..	..
Trinity Bay	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
Total		..	..	..	..	..	..	..	..
Trinity Bay	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
	Trout	..	..	..	..	..	..	..	..
Total		..	..	..	..	..	..	..	..

Name of the Station.	Rate of stock (fresh and salted fish)				Cakes.		Biscuits.		Papers.		Bathing items.	
					Archie.	Stacy.	Archie.	Stacy.	Archie.	Stacy.	Archie.	Stacy.
North Arm	Archie	..	..	..	8	4	1	..	..	..	..	..
	Stacy	..	..	..	4	4	..	..	..	..	..	..
	Archie	..	..	..	13	4	1	..	..	..	..	..
	Stacy	..	..	..	..	..	..	..	..	..	..	..
	Archie	..	..	..	..	..	..	..	..	..	..	..
Total					25	16	22	2	..	..	..	..
Ch. Arm	Archie	..	..	..	8	8	..	..	..	..	..	..
	Stacy	..	..	..	8	8	..	..	..	..	..	..
	Archie	..	..	..	13	8	..	..	..	..	..	..
	Stacy	..	..	..	..	..	..	..	..	..	..	..
	Archie	..	..	..	..	..	..	..	..	..	..	..
Total					29	24	2	2	..	..	..	..
Brace	Archie	..	..	..	27	16	..	..	..	..	..	..
	Stacy	..	..	..	16	8	..	..	..	..	..	..
	Archie	..	..	..	10	8	..	..	..	..	..	..
	Stacy	..	..	..	10	8	..	..	..	..	..	..
	Archie	..	..	..	27	16	..	..	..	..	..	..
Total					80	48	2	2	2	2	..	..
Greenock	Archie	..	..	..	15	8	..	..	..	..	..	..
	Stacy	..	..	..	7	8	..	..	..	..	..	..
	Archie	..	..	..	16	8	..	..	..	..	..	..
	Stacy	..	..	..	..	..	..	..	..	..	..	..
	Archie	..	..	..	..	..	..	..	..	..	..	..
Total					38	24	..	..	..	..	..	..
The Wiggin	Archie	..	..	..	2	8	..	..	..	..	..	..
	Stacy	..	..	..	..	..	..	..	..	..	..	..
	Archie	..	..	..	..	..	..	..	..	..	..	..
	Stacy	..	..	..	..	..	..	..	..	..	..	..
	Archie	..	..	..	..	..	..	..	..	..	..	..
Total					2	8	..	..	..	..	..	..
South Arm	Archie	..	..	..	..	..	..	..	..	..	..	..
	Stacy	..	..	..	..	..	..	..	..	..	..	..
	Archie	..	..	..	..	..	..	..	..	..	..	..
	Stacy	..	..	..	..	..	..	..	..	..	..	..
	Archie	..	..	..	..	..	..	..	..	..	..	..
Total					..	..	..	..	..	..	..	..
Hector	Archie	..	..	..	8	8	..	..	..	..	..	..
	Stacy	..	..	..	8	8	..	..	..	..	..	..
	Archie	..	..	..	11	8	..	..	..	..	..	..
	Stacy	..	..	..	11	8	..	..	..	..	..	..
	Archie	..	..	..	11	8	..	..	..	..	..	..
Total					39	32	..	..	..	..	..	..
Total—Kauai					137	80	2	2	2	2	..	..
Total—Kauai					1,007	514	341	51	179	56	54	1
Grand total					1,144	594	343	53	181	58	58	2

March, 4th March 1900.

A. J. H. BUNNELL, Major, I.M.S.  
Director of Public Health.

## JUDICIAL NOTIFICATIONS.

## PROCLAMATION.

By virtue of a Proclamation, to me directed by His Majesty's High Court of Judicature at Madras I hereby proclaim and give notice that a Sessions Officer and Temporary and General Magistrate in and for Port St. George, the Town of Madras and the local limits thereof and the places and towns and suburbs therein will be held at the Court House of the Court at Madras, observed on Thursday, the Eighth day of April ensuing the date hereof at eleven o'clock in the forenoon for the trial of all crimes and offences then or thereafter within Port St. George or the Town of Madras or the local limits thereof and places and towns and suburbs subordinate thereto and dependent thereon.

And also that at the same time and place will be held a Session of Admiralty for the trial of all crimes and offences then or thereafter committed on the High Seas.

And I hereby require and enjoin all persons bound to prosecute and give evidence at the above Sessions as in aforesaid to attend therein in person at the time and place aforesaid and not to depart without leave.

C. E. WOOD,  
Magistrate of Madras.

High Court House, Madras,  
15th February 1926.

## ERRATUM.

In the publication of amendments to the rules regulating the dissemination of records in the Appendix B of the High Court published at page 121 of Part II of the Port St. George Gazette, dated 2nd March 1924, for the existing item 1 (a) substitute the following:—

1 (a) Fines of papers finally disposed of and docketed by the Magistrate to be retained ... 1) 5 years.

High Court, Madras,  
16th March 1926.

## NOTIFICATION.

In continuation of the High Court Notification, dated the 10th February 1926, published at page 230 of Part II of the Port St. George Gazette, dated the 14th February 1926, the High Court hereby directs, under section 30 of the Madras District Courts Act 112 of 1853, that the amount of postage the Court of the District Magistrate of Pondicherry shall be charged the amount was from the 15th February 1926, and that the amount of 1926 of that court shall be certified by an equivalent period.

S. WADSWORTH,  
Magistrate.

High Court, Madras,  
16th March 1926.

PLEADERSHIP EXAMINATION,  
APRIL/MAY 1926.

Notice is hereby given that the examination for admission as pleaders of the first grade under the Legal Practitioners Act, XVII of 1878, will be held in the main hall of the Courts House, Madras.

2. The dates and time of examination will be in accordance with the time-table given below:—

10th	1 to 4 p.m.
Monday, the 10th May	Oral Pleaders' Exam and Law of Evidence.
Tuesday, the 11th May	General Pleaders' Exam and Law of Evidence.

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10th	5 to 7 p.m.
Wednesday, the 12th May	Docket and Law.
Thursday, the 13th May	Docket and Law.
Friday, the 14th May	Law of Evidence and Property.
Saturday, the 15th May	Law of Evidence and Property.
Sunday, the 16th May	Law of Evidence and Property.

## MR. AMER-UD-DIN.

Sessions, Madras, Madras Sessions Judge.  
High Court, Madras,  
16th March 1926.

## ADJOURNMENT OF COURTS.

Notice is hereby given that the District and Sessions Court of Coimbatore and the Court of the Subordinate Judge of Coimbatore will be adjourned for the normal sittings from Monday, 15th May 1926, to Saturday, 20th July 1926, both days inclusive, and that the Courts of the District Magistrate of Coimbatore, Coimbatore and Channarayana and that of the District Magistrate, Coimbatore, will be adjourned from Monday, 15th May 1926, to Saturday, 20th July 1926, both days inclusive.

3. During the recess on public, private or other paper will be received. Applications, however, will be made in good copies of judgments, etc., for which applications have been presented before the adjournment.

4. Urgent applications for bail during the Sessions Judge's absence from the District should be made to the High Court of Judicature at Madras.

W. G. KENNEDY,

District and Sessions Judge.

Coimbatore, 16th March 1926.

Notice is hereby given that the District and Sessions Court and the Sub-Court of Chingleput will be closed for the usual sittings for six months from Monday, the 16th May 1926, to Saturday, the 2nd July 1926 (both days inclusive); the District Magistrate's Court of Chingleput and the District Magistrate's Court of Chingleput, Madhavaram and Chingleput and Tirumala, for six months from Monday, the 16th May 1926, to Saturday, the 2nd July 1926 (both days inclusive); and the District Magistrate's Courts of Coimbatore and Perambalur for six months from Monday, the 16th May 1926, to Saturday, the 2nd July 1926 (both days inclusive).

5. During the recess no public, private or other papers will be received, and no copies will be granted other than those for which applications may have been received before the recess.

6. Urgent applications, if any, for bail should be made during that period to the High Court of Judicature at Madras.

M. FAKL-UD-DIN.

District and Sessions Judge.

Chingleput, 15th February 1926.

Notice is hereby given that the Courts of the District will be closed for the normal sittings as follows:—

(1) District and Sessions Court, Chittoor and the Subordinate Judge's Court of Chittoor—For six months from Monday, the 1st May to Friday, the 2nd July 1926, both days inclusive.

(2) The Courts of the District Magistrate of Chittoor, Madhavaram, Chingleput and Tirumala—for six months from Monday, the 1st May to Saturday, the 2nd July 1926, both days inclusive.

3. Fines, petitions and other papers will not be received during the adjournment. Applications will, however, be made for granting appeals provided that applications for such appeals have been made before the commencement of the recess.

3. Urgent applications for bail during the absence of the Division Judge should be made to the High Court, Madras.

**F. NARAYANA AYYAR,**  
*District and Sessions Judge.*

Chittoor, 25th February 1926.

It is hereby notified that the Criminal and Sessions Judge's Court, South Arcot, will be closed for the usual vacation for six weeks from Monday, the 3rd May 1926 to Saturday, the 12th June 1926, both days inclusive. The sittings will be made by the Official Magistrate for the transaction of urgent work during the aforesaid period.

**A. S. BALASUBRAHMANYA AYYAR,**  
*District Judge.*  
Chittoor, 25th February 1926.

Notice is hereby given that the District and Sessions Judge's Court, the Subordinate Judge's Court, South Arcot, will be adjourned for the usual and common sittings for two months from Monday, the 19th April to Friday, the 18th June 1926, both days inclusive, and the sittings of the District Magistrate at Karaikal, Karaikal, Udipi, Mandapam, Keeladi and Pottur and the office of the Criminal Sessions, South Arcot, for the whole time, Monday, the 19th April to Saturday, the 18th May 1926, both days inclusive.

2. During the recess, no pleas, petitions or other papers will be received nor will notices of summons be granted except those for which application shall have been presented before the adjournment of the sittings.

3. The Official Magistrate will make provision for urgent work in his office being attended to.

4. Urgent applications for bail should be made to the High Court, Madras, during the absence of the Sessions Judge from the Division during the recess.

**K. S. MENON,**  
*District Judge.*

Mangalore, 1st March 1926.

Notice is hereby given that the District and Sessions Court, and the Subordinate Judge's Court, Madras, will be closed for the usual sittings for two months from Monday, the 19th April 1926 to Friday, the 18th day of June 1926, both days inclusive, and the Courts of the District Magistrate of Solapur, Dahanu, Karwar and Karjat and the Official Magistrate for six weeks from Saturday, the 8th day of May to Friday, the 18th day of June 1926, both days inclusive.

2. No pleas, petitions or other papers will be received during the adjournment.

3. Arrangements will, however, be made for granting sittings of Magistrate, Sessions, criminal and other papers and memoranda to which notices or their production or others are confined, provided that applications for such papers have been presented before the adjournment.

**J. J. COOPER,**  
*District and Sessions Judge.*

Solapur, 1st March 1926.

#### INQUIRY PETITIONS.

No. 23 of 1925 (L.A. No. 21 of 1925), District Court, East Godavari.

**Nallu Vella Subbarayudu—Petitioner (Respondent).**  
**Salem Subbarayudu and others—Respondents (Petitioner).**

Notice is hereby given that the aforementioned petitioner put in a petition on 4th January 1925

under section 41 of Act V of 1920 for an absolute order of discharge and that the petition is posted to 26th March 1926 for the hearing. Any person wishing to oppose the same may appear either in person or by pleader on the said 26th March 1926.

No. 24 of 1925 (L.A. No. 22 of 1925), District Court, East Godavari.

**Gollapudi Subbarayudu—Petitioner (Respondent).**  
**Gopu Dattaband and others—Respondents (Petitioner).**

Notice is hereby given that the aforementioned petitioner put in a petition on 22nd December 1925 under section 41 of Act V of 1920 for an absolute order of discharge and that the petition is posted to 26th March 1926 for the hearing. Any person wishing to oppose the same may appear either in person or by pleader on the said 26th March 1926.

**K. SUNDARAM CHETTI,**  
*Acting District Judge.*  
Rajahmundry, 1st March 1926.

No. 14 of 1926, District Court, Salem.

**Ramaswami Chetti and others—Petitioner.**  
**Rajulu Ayyar, son of Kundan Tannay, residing at Elavupet, Salem—Respondent.**

Notice is hereby given that the aforementioned petitioners have applied to this Court praying that the respondent may be adjudged as insolvent. The petition stands posted to the 3th day of April 1926 for hearing.

**R. H. COURJENAY,**  
*District Judge.*  
Salem, 26th February 1926.

No. 26 of 1924, District Court, Karaikal.

Notice is hereby given that Rangaswami Velu, son of Pothasathi Pillai of Natarasweller, Karaikal taluk, the petitioner in the above matter has applied to this Court in L.A. No. 128 of 1924 for an order of absolute discharge and any creditor of the said insolvent who wishes to oppose the said application may appear either in person or by pleader before the court on or before 12th April 1926 to which date the petition stands posted for hearing and appeal.

**A. S. BALASUBRAHMANYA AYYAR,**  
*District Judge.*  
Chittoor, 4th March 1926.

No. 25 of 1924, District Court, West Tanjore.

(1) **Kannaswami Padayathi (Jind), (2) Sennai Padayathi, (3) Rethaswami Padayathi and (4) Pothaswami Padayathi, (5) to (4) are the sons of the first petitioner, residing at Marudamallur, Adichan, Kankinur taluk and Velupuram manam—Respondents (Petitioner).**  
**T. S. Venkatasubbarayudu Chettiar and others—Respondents (Defendant).**

Notice is hereby given that the aforementioned insolvents have applied to this Court in L.A. No. 44 of 1924 in the above insolvency petition praying that they may be granted an absolute order of discharge and that the petition is posted to 26th March 1926 for hearing. Any creditor wishing to oppose the same may either in person or through pleader appear before the Court and file his objections, if any, on that date.

No. 1 of 1924, District Court, West Timor.

David Hackett Turrell, son of Kichitang Turrell, residing at Manupappa street, Tarpoo-Jandood (Jandood).

Re: Ranganaswami Chetti and others—*Creditor* (Respondent).

Notice is hereby given that the above-named debtor has applied to this Court in L.A. No. 76 of 1926 in the above insolvency petition, praying that he may be granted an absolute order of discharge and that the petition be posted to 5th March 1926 for hearing. Any creditor wishing to oppose the same may either in person or through pleader appear before this Court and set his objections if any on that date.

F. C. LORO,  
District Judge.

Tarpoo, 2nd March 1926.

No. 1 of 1925, District Court, Malacca.

Mahamud, Nagappa, Mithamunni Gopaswami and Mahamunni Pragasam—*Debtors* (Respondents).  
Gurun Venkatesh Nagappa and others—*Creditor*.

Notice is hereby given under section 37 of the Provincial Insolvency Act of 1920, that the bank for applying for discharge is extended till 15th April 1926.

No. 24 of 1925, District Court, Malacca.

Daniel Venkataswamy—*Debtor* (Creditor).  
Kallipam Channu Mullappa, son of Kalabanti Lingak, Jangam, collector of Channupalli Aggarbam, Yonthak, now residing at Malacca—*Respondent* (Debtor).

Notice is hereby given, under section 38 of Act V of 1920, that by an order of this Court, dated 16th February 1926, the above-named respondent has been adjudged insolvent. All creditors should prove their claims before the Official Receiver, Malacca. Respondent should apply for discharge within one year from 16th February 1926.

No. 3 of 1921 (J.A. No. 36 of 1921) District Court, Malacca.

Thirupad Katappa, son of Lakshmappa, Brahman, of Bayan—*Debtor* (Debtor).

Rathigudi Ranganatha Rao and others—*Creditor* (Creditor).

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1920, that by an order of this Court, dated 4th February 1926, the above-named petitioner has been discharged.

No. 4 of 1924 (J.A. No. 232 of 1925), District Court, Malacca.

Venugopal Subramanyam, son of Sivaswami, Brahman and head barber of Ceylon—*Debtor* (Debtor).

Chandrasekharappa and others—*Creditor* (Creditor).

Notice is hereby given, under section 41 of Act V of 1920, that by an order of this Court, dated 18th January 1926, the above-named petitioner has been discharged.

A. S. KRISHNASWAMI AYYAR,  
District Judge.

Bayan, 2nd March 1926.

No. 26 of 1924, District Court, Malacca.

C. P. Venkataswami Chetti & Firm, at No. 10, Golden street, Georgetown, Malacca, by the Managing partner S. S. Subramanyam Chetti, son of Ranganatha Chetti at No. 76, Street Malacca Mullak street, Georgetown, Malacca—*Debtor* (Creditor).

Rama Narayan Kallier, cloth merchant, aged 33 years, unmarried residing at No. 11, No. 1, Telukvidiam Teluk Lim, Malacca—*Respondent* (Debtor).

Notice is hereby given that the petitioner (creditor) above named has applied under section 15 (2) of Act V of 1920, to adjudge the respondent above named, Rama Narayan Kallier, insolvent, and that the petition stands posted for hearing to this Court on the 15th of April next.

No. 16 of 1924, District Court, Malacca.

V. K. P. S. Firm, carrying on business at Malacca, Singapore and other places, by its Managing partner, P. K. P. S. Ramaswami Chettiar, son of Subramanyam Chettiar, at Kallipalli, Pudukkottai District—*Debtor* (Creditor).

Madan K. B. V. Alagappa Chettiar, son of Venkataswami Chettiar, at South Avenue Moola street, Malacca—*Respondent* (Debtor).

Notice is hereby given that the petitioner (creditor) above named has applied under sections 8 and 41 of Act V of 1920, to adjudge the respondent, Madan K. B. V. Alagappa Chettiar insolvent and that the petition stands posted for hearing to this Court on the 15th of April next.

B. VENKATA RAO.

Additional District Judge

Malacca, 2nd March 1926.

No. 12 of 1925, District Court, Singapore.

Parthasarathy Pillai, son of Veludhilingam Pillai at Singapore, Singapore and Teluk Anson—*Debtor* (Debtor).

Tayagappa Mahalingam, son of Parvathi Mahalingam at Pudukkottai, Pudukkottai District—*Respondent* (Debtor).

Notice is hereby given that the above-named respondent has been adjudged as insolvent by this Court under section 41 (2) of Act V of 1920 by an order of this Court, dated 15th February 1926, that the Official Receiver of East Singapore, Singapore, has been appointed as Receiver of the estate of the insolvent, that the insolvent should apply for his discharge on or before the 5th August 1926 and that the creditors should prove their claims before the Official Receiver as soon as possible in Form No. 2 of the Malacca Provincial Insolvency Rules.

N. PUNDARAJ AYYAR

District Judge,

Singapore, 2nd March 1926.

No. 5 of 1924, District Court, Malacca.

K. Theodor, son of Jappa Kandasami, a Hindu, Telukong, aged about 45 years, residing at Telukong, Oriskandam—*Debtor*.

The Oriskandam 94 Kallian Thiam Nello, married and three others—*Creditor*.

Notice is hereby given that the petitioner above named has applied to this Court to be adjudged as

Incident and that the application stands posted to 2nd April 1924 for hearing. Creditors wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

C. GOVINDAN NAYAR,  
*Advocate and Judge.*

Outram, 2nd March 1924

No. 22 of 1924, SUB-COURT, PANGLOSS.

M. Nanda Narayan—*Plaintiff (Defendant).*  
C. Kish Narayan, residing near Dyak Chatterjee's bungalow, Koppam, Coimbatore, Palghat taluk—*Defendant (Plaintiff).*

Notice is hereby given under clause (2) of section 15 of Act V of 1904, that the above-named plaintiff has applied to this Court to adjudge respondent as insolvent and that he has application stands posted for hearing to the 15th of March 1924. Any creditor wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

M. KARASINOA MAO,  
*Subordinate Judge.*

Palghat, 26th February 1924

No. 5 of 1924, SUB-COURT, KOTAYAR.

Sp. E. N. Narasimhan Chettiar, son of Sp. K. Chinnabhai Chettiar, at Chinnabhai, Kottayam taluk—*Plaintiff (Defendant).*

(1) Chinnappa, son of Pannan Ambalal of Kottayam, Kottayam taluk, now in Civil Jail at Madras, (2) Arangantha, younger brother of first respondent at Kottayam should and (3) Kottayam alias Kottayam, younger brother of second respondent at Kottayam should—*Defendants (Plaintiff).*

Notice is hereby given that the petitioner above-named has applied to this Court by means of a petition dated the 9th February 1924 to adjudge the above-named respondents as insolvents. Any creditor wishing to oppose the same may appear either in person or by a duly authorized pleader before this Court on or before 25th March 1924, the date to which this petition stands posted.

S. NARAYANASWAMI AYYAR,  
*Joint Subordinate Judge.*

Kottayam, 27th February 1924

No. 57 of 1923, SUB-COURT, TALEMPUR.

Madda alias Kadda Madana Narayan—*Plaintiff (Defendant).*

Ch. A. Kadda Madana Narayan, Pottan Neri, Mr. L. A. Lakshmanan Ayyar and Subbappa Kadda—*Defendants (Plaintiff).*

Notice is hereby given that the above-named plaintiff has applied as insolvent on the 12th day of February 1924 and he is directed to apply for discharge within 15th August 1924. All his creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Talampur, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1922.

No. 28 of 1923, SUB-COURT, TALEMPUR.

The firm of S. M. K. Mathakrishnan Ayyar, by managing partner Vennan Ayyar—*Plaintiff (Defendant).*

A. A. M. Madan Mohan Lal Sahib and A. A. M. Sahib, Mahomedan Lal Sahib—*Defendants (Plaintiff).*

Notice is hereby given that the above-named respondents (defendants) were adjudged insolvents on the 12th day of February 1924 and they are directed to apply for discharge within the 15th August 1924. All their creditors are required to prove their claims, as soon as possible by delivering or sending by registered post to the Official Receiver, Talampur, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1922.

N. S. NATERA AYYAR,  
*Additional Subordinate Judge.*

Talampur, 24th February 1924.

No. 20 of 1923, OFFICIAL RECEIVER'S COURT, ANANTAPUR—No. 18 of 1923, DISTRICT MUDRA'S COURT, PANGLOSS.

Harappan Narayan, Harappan, Gernath, Harappan Narayan—*Plaintiff.*

K. Harappan and others—*Counter-plaintiffs.*

Take notice that the above petitioner was adjudged as insolvent on 27th February 1924 and he is given four months' time to apply for final discharge. Creditors should prove their debts by 25th April 1924.

No. 44 of 1923, OFFICIAL RECEIVER'S COURT, ANANTAPUR—No. 27 of 1923, DISTRICT MUDRA'S COURT, PANGLOSS.

Harappan Narayan and Harappan Narayan, Talampur—*Plaintiffs.*

Harappan Narayan and Harappan Narayan—*Counter-plaintiffs.*

Take notice that the above petitioner was adjudged as insolvent on 27th February 1924 and he is given six months' time to apply for final discharge. Creditors should prove their debts by 25th April 1924.

No. 45 of 1923, OFFICIAL RECEIVER'S COURT, ANANTAPUR—No. 28 of 1923, DISTRICT MUDRA'S COURT, PANGLOSS.

R. Venkateswari, Vypa, Yerrakottam, Pottan, Gernath—*Plaintiff.*

H. Harappan and others—*Counter-plaintiffs.*

Take notice that the above petitioner was adjudged as insolvent on 27th January 1924 and he is given four months' time to apply for final discharge. Creditors should prove their debts by 25th March 1924.

No. 46 of 1923, OFFICIAL RECEIVER'S COURT, ANANTAPUR—No. 29 of 1923, DISTRICT MUDRA'S COURT, PANGLOSS.

P. Venkateswari, Vypa, Pottan, Gernath—*Plaintiff.*

Kadda and others—*Counter-plaintiffs.*

Take notice that the above petitioner was adjudged as insolvent on 27th January 1924 and he is given twenty-four months' time to apply for final discharge. Creditors should prove their debts by 25th March 1924.

No. 50 of 1923, OFFICIAL RECEIVER'S COURT, ANANTAPUR—No. 34 of 1923, DISTRICT MUDRA'S COURT, PANGLOSS.

Rama Singh, now deceased, Dalg—*Plaintiff.*

Talampur, Dalg and others—*Counter-plaintiffs.*

Notice is hereby given that the above petitioner has applied to declare him as insolvent and that the petition stands posted to 25th March 1924 for hearing.

No. 24 of 1925, CIVILIAN BENCHER'S COURT,  
ARANTAPU—No. 16 of 1925, DISTRICT MURDER  
COURT, PONDICHERRY.

K. Easling Sob, son of Henry Sob, trader,  
CHANNAYAN—*Petitioner*.

Respondents: Arotha and others—*Counter-petitioners*.  
Notice is hereby given that the above petitioner  
has applied to declare him an insolvent and that  
the petition stands posted to 26th March 1926 for  
hearing.

No. 5 of 1926, CIVILIAN BENCHER'S COURT,  
ARANTAPU—No. 3 of 1926, DISTRICT MURDER  
COURT, PONDICHERRY.

Gudra Sarasappa, Vyaya, Gannala, Nindaper Isiah  
—*Petitioner*.

Respondents: Minnashappa and others—*Counter-*  
*petitioners*.

Notice is hereby given that the above petitioner  
has applied to declare him an insolvent and that  
the petition stands posted to 26th March 1926 for  
hearing.

No. 8 of 1926, CIVILIAN BENCHER'S COURT,  
ARANTAPU—No. 5 of 1926, DISTRICT MURDER  
COURT, PONDICHERRY.

Tungatara Ramasappa, Vyaya, Chinnathan,  
Nindaper Isiah—*Petitioner*.

Respondents: Vaidhyanarasappa and others—*Counter-*  
*petitioners*.

Notice is hereby given that the above petitioner  
has applied to declare him an insolvent and that  
the petition stands posted to 26th March 1926 for  
hearing.

P. MAYAPPA REDDI,  
*Official Receiver.*

Arantapuz, 27th February 1926.

No. 31 of 1926, CIVILIAN BENCHER'S COURT,  
KANNUR.

Norma Ghisappa of Pappali, Thane Isiah—  
*Petitioner*.

Chacka Sathappa and others—*Defendants*.

Notice under section 31 of Act V of 1920 is hereby  
given that a dividend is intended to be declared  
in the said matter and that the creditors who have  
not proved before are required to prove their debts  
by an affidavit with documents in support thereof  
on or before 31st March 1926, failing which a final  
dividend will be distributed without any regard to  
their claims.

No. 32 of 1926, CIVILIAN BENCHER'S COURT,  
KANNUR.

Matha Nappathi of Pampad, Street Isiah—  
*Petitioner*.

Chackachacki Pappali and others—*Defendants*.

Notice under section 31 of Act V of 1920 is hereby  
given that a dividend is intended to be declared  
in the said matter and that the creditors who have  
not proved before are required to prove their debts  
by an affidavit with documents in support thereof  
on or before 31st March 1926, failing which a final  
dividend will be distributed without any regard to  
their claims.

No. 11 of 1926, CIVILIAN BENCHER'S COURT,  
KANNUR—No. 2 of 1926, DISTRICT COURT,  
KANNUR.

Wengam Chinnu Mannalakkala of Manjap—  
*Petitioner*.

Chappala Easiah and others—*Defendants*.

Notice is hereby given that under section 18 (1)  
of Act V of 1920 the above petitioner has  
applied to the District Court, Kannur, to adju-  
dicate him an insolvent and his petition has been  
transferred to this Court for disposal. The said  
petition stands posted to 26th March 1926 for  
hearing.

M. RAMASWAMIAMI,  
*Official Receiver.*

Kannur, 27th February 1926.

No. 12 of 1925, CIVILIAN BENCHER'S COURT,  
MADRAS.

In re the Insolvency of R. G. L. and Sons.

Notice is hereby given that the time allowed for  
an application for discharge in the case has been  
extended to 16th April 1926.

No. 24 of 1925, CIVILIAN BENCHER'S COURT,  
MADRAS.

In re the Insolvency of Perumal Pillai.

Notice under section 28 of Act V of 1920 is  
hereby given that a dividend is intended to be  
declared in the said matter and that the creditors  
who have not proved before are required to prove  
their debts by an affidavit with documents in  
support thereof on or before 26th March 1926,  
failing which a dividend will be distributed with-  
out any regard to their claims.

No. 26 of 1925, CIVILIAN BENCHER'S COURT,  
MADRAS.

In re the Insolvency of Nidanda Subbiah.

Notice under section 27 (1) of Act V of 1920  
is hereby given that the time for an application  
for discharge has been extended till the end of  
September 1926 on an application by the insolvent.

No. 28 of 1925, CIVILIAN BENCHER'S COURT,  
MADRAS.

In re the Insolvency of Matha Tel Natta.

Notice under section 28 of Act V of 1920 is  
hereby given that a dividend is intended to be  
declared in the said matter and that the creditors  
who have not proved before are required to prove  
their debts by an affidavit with documents in  
support thereof on or before 26th March 1926,  
failing which a dividend will be distributed with-  
out any regard to their claims.

No. 31 of 1924, CIVILIAN BENCHER'S COURT,  
MADRAS.

In re the Insolvency of Koda Ramaswami Arayan.

Notice under section 28 of Act V of 1920 is  
hereby given that a dividend is intended to be  
declared in the said matter and that the creditors  
who have not proved before are required to prove  
their debts by an affidavit with documents in  
support thereof on or before 26th March 1926,  
failing which a dividend will be distributed with-  
out any regard to their claims.

No. 42 of 1924, CIVILIAN BENCHER'S COURT,  
MADRAS.

In re the Insolvency of Krishnaswami Narsayan.

Notice is hereby given that the order of applica-  
tion passed in the case has been amended by an  
order dated 15th February 1926.



No. 135 of 1924, *Official Receiver's Office, Madras.*

*As to the liability of Angilimann Naidu.*

Notice is hereby given that the Court ordered for an application for discharge in the case has been extended till 10th July 1924 by an order dated 24th February 1924.

No. 24 of 1925, *Official Receiver's Office, Madras.*

*As to the liability of Paburi Barathan.*

Notice under section 30 of Act V of 1923 is hereby given that a dividend is intended to be declared in the said matter and that the creditors who have not proved before are required to prove their debts by an affidavit with documents in support thereof on or before 29th March 1925, failing which a dividend will be distributed without any regard to their debts.

No. 43 of 1925, *Official Receiver's Office, Madras.*

*Boysa Pillai and another—Petitioner (Debtors), Annamallam Chari and others—Creditors.*

Notice under section 30 of Act V of 1923 is hereby given that (1) Boysa Pillai, son of Chenna Pillai, (2) Chenna Pillai, son of 1st petitioner, both residing at Sengulam, Madras, the petitioners above-mentioned, were adjudged insolvent by the Court on 27th February 1925 and that they are directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 51 of 1925, *Official Receiver's Office, Madras.*

*As to the liability of V. R. Perumal Chetti.*

Notice under section 30 of Act V of 1923 is hereby given that a dividend is intended to be declared in the said matter and that the creditors who have not proved before are required to prove their debts by an affidavit with documents in support thereof on or before 15th March 1925, failing which a dividend will be distributed without any regard to their debts.

No. 100 of 1925, *Official Receiver's Office, Madras.*

*Alagar Kone—Petitioner (Debtor), Muthu Chetti and others—Creditors.*

Notice under section 30 of Act V of 1923 is hereby given that Alagar Kone, son of Annamallam Kone, residing at Adilnagar, Tirunelveli, the petitioner above-mentioned, was adjudged insolvent by the Court on 22nd February 1925 and that he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 114 of 1925, *Official Receiver's Office, Madras.*

*As to the liability of Sankalassan Chetti.*

Notice under section 30 of Act V of 1923 is hereby given that a dividend is intended to be declared in the said matter and that the creditors who have not

proved before are required to prove their debts by an affidavit with documents in support thereof on or before 15th April 1925, failing which a dividend will be distributed without any regard to their debts.

No. 122 of 1925, *Official Receiver's Office, Madras.*

*Sankarappa Iyer and another—Petitioner (Debtor), Nani Venkatasami Iyer and others—Creditors.*

Notice under section 30 of Act V of 1923 is hereby given that Sankarappa Iyer, son of Sankarappa Iyer, and Kappasami, son of 1st petitioner, residing at Justice Kaveran Iyer, Madras, the petitioners above-mentioned, were adjudged insolvent by the Court on 12th February 1925 and that they are directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 130 of 1925, *Official Receiver's Office, Madras.*

*Alamudi Pillai—Petitioner (Debtor), Chelalingam Chetti and others—Creditors.*

Notice under section 30 of Act V of 1923 is hereby given that Alamudi Pillai, son of Narayana Pillai, residing at Sandagat street, Madras, the petitioner above-mentioned, was adjudged insolvent by the Court on 4th February 1925 and that he is directed to apply for discharge within twelve months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 130 of 1925, *Official Receiver's Office, Madras.*

*Kumardoss Iyer—Petitioner (Debtor), S. K. Balakrishnasami Chetti and others—Creditors.*

Notice under section 30 of Act V of 1923 is hereby given that Kumardoss Iyer, son of Srinivasa Iyer, residing at Lakshminagar, 5th street, Madras, the petitioner above-mentioned, was adjudged insolvent by the Court on 4th February 1925 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 145 of 1925, *Official Receiver's Office, Madras.*

*A. N. Venkatasami Iyer—Petitioner (Debtor), Durvasa Ramakrishna Iyer and others—Creditors.*

Notice under section 30 of Act V of 1923 is hereby given that A. N. Venkatasami Iyer, son of Araya Ramasami Iyer, residing at Lakshminagar, 1st street, Madras, the petitioner above-mentioned, was adjudged insolvent by the Court on 26th February 1925 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 184 of 1935, OFFICIAL RECEIVER'S COURT,  
MADRAS.

R. V. Ananthasubramanian—*Petitioner* (Debtor).  
Sengaya Chettiar and others—*Creditors*.

Notice under section 30 of Act V of 1920 is hereby given that R. V. Ananthasubramanian, son of Venkataswami Iyer, residing at Chenchuvela street, South gate, Madras, the petitioner above named, was adjudged insolvent by this Court on 16th February 1935, and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 185 of 1935, OFFICIAL RECEIVER'S COURT,  
MADRAS.

Yerraman Anbalagan—*Petitioner* (Debtor).  
Metha Chetti and others—*Creditors*.

Notice under section 30 of Act V of 1920 is hereby given that Yerraman Anbalagan, son of Metha Anbalagan, residing at Anbalagan, Madurai taluk, the petitioner above named, was adjudged insolvent by this Court on 16th February 1935 and that he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 171 of 1935, OFFICIAL RECEIVER'S COURT,  
MADRAS.

S. V. Sund Iyer, son of Venkatasubramanian Iyer, S. K. Rangayya Iyer, son of Krishnaswami Iyer and S. K. Sundaramanian Iyer, adopted son of Venkatasubramanian Iyer, all at Kanchikallan Chok street, Madras—*Petitioners* (Debtors).  
P. S. Narayana Iyer and others—*Creditors*.

Notice under section 30 of Act V of 1920 is hereby given that the petitioners above named were adjudged insolvent by this Court 16th February 1935 and that they are directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 187 of 1935, OFFICIAL RECEIVER'S COURT,  
MADRAS.

Chinnabasa Pillai—*Petitioner* (Debtor).  
Sengayappa Pillai and others—*Creditors*.

Notice under section 30 of Act V of 1920 is hereby given that Chinnabasa Pillai, son of Sengaya Pillai, residing at North Valluvela, Madras, the petitioner above named, was adjudged insolvent by this Court on 16th February 1935 and that he is directed to apply for discharge within twelve months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 192 of 1935, OFFICIAL RECEIVER'S COURT,  
MADRAS.

Thevaru Gopala Iyer—*Petitioner* (Debtor).  
Mandira Kameswami Iyer and others—*Creditors*.

Notice under section 30 of Act V of 1920 is hereby given that Thevaru Gopala Iyer, son of Kameswami Iyer, residing at Lakshminagar, Madras,

the petitioner above named was adjudged insolvent by this Court on 16th February 1935 and that he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 208 of 1935, OFFICIAL RECEIVER'S COURT,  
MADRAS.

Rama Pillai—*Petitioner* (Debtor).  
Arumathasami Pillai and others—*Creditors*.

Notice under section 30 (1) of Act V of 1920 is hereby given that Rama Pillai, son of Adichandrasami Pillai, residing at Oodupatti, Madurai taluk, has applied for being declared insolvent and the petition is posted to 16th March 1935.

No. 251 of 1935, OFFICIAL RECEIVER'S COURT,  
MADRAS.

Kondura Reddi—*Petitioner* (Debtor).  
Metha Pillai and others—*Creditors*.

Notice under section 15 (1) of Act V of 1920 is hereby given that Kondura Reddi, son of Valla Reddi, residing at Chenchingapuram, hamlet of Kanchikallan, Madurai taluk, has applied for being declared insolvent and the petition is posted to 16th March 1935.

No. 212 of 1935, OFFICIAL RECEIVER'S COURT,  
MADRAS.

Velukkannan Pillai—*Petitioner* (Debtor).  
Chinnabasa Chetti and others—*Creditors*.

Notice under section 15 (1) of Act V of 1920 is hereby given that Velukkannan Pillai, son of Velukkannan Pillai, residing at Chenchingapuram, hamlet of Kanchikallan, Madurai taluk, has applied for being declared insolvent and the petition is posted to 16th March 1935.

No. 213 of 1935, OFFICIAL RECEIVER'S COURT,  
MADRAS.

gg. W. Arumayappa Chetti—*Petitioner* (Debtor).  
Sengayappa Chetti and others—*Creditors*.

Notice under section 30 of Act V of 1920 is hereby given that gg. W. Arumayappa Chetti, son of Methaya Chetti, residing at Palluram street, Madras, the petitioner above named was adjudged insolvent by this Court on 16th February 1935 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 2 of 1935, OFFICIAL RECEIVER'S COURT,  
MADRAS.

Alpina Kathan—*Petitioner* (Debtor).  
Yogabalanandam and others—*Creditors*.

Notice under section 15 (1) of Act V of 1920 is hereby given that Alpina Kathan, son of Yerrabalanandam, residing at Periyakottai, Thanjavur, has applied for being declared insolvent and the petition is posted to 24th March 1935.

No. 2 of 1926, OFFICIAL SECRETARY'S COURT,  
MADRAS.

*Arjuna Iyer—Petitioner (Debt).*  
*Debtors Iyer and others—Creditors.*

Notice under section 19 (1) of Act V of 1920 is hereby given that Arjuna Iyer, son of Subba Sathya, residing at East Tel street, Madras, has applied for being declared insolvent and the petition is posted on 12th March 1926.

No. 6 of 1924, OFFICIAL SECRETARY'S COURT,  
MADRAS.

*Jedda Sathya Iyer—Petitioner (Debt).*  
*Debtors Sathya and others—Creditors.*

Notice under section 19 (1) of Act V of 1920 is hereby given that Jedda Sathya Iyer, son of Jedda Sathya Iyer, residing at Lakshminarasam Pagal street, Madras, has applied for being declared insolvent and the petition is posted on 12th March 1926.

No. 7 of 1926, OFFICIAL SECRETARY'S COURT,  
MADRAS.

*Aravindam—Petitioner (Debt).*  
*Debtors and others—Creditors.*

Notice under section 19 (1) of Act V of 1920 is hereby given that Aravindam, son of Narendran, residing at Kottarampet, Madras, has applied for being declared insolvent and the petition is posted on 24th March 1926.

No. 11 of 1926, OFFICIAL SECRETARY'S COURT,  
MADRAS.

*A. Rama Appay and another—Petitioner (Debt).*  
*Debtors Appay and others—Creditors.*

Notice under section 19 (1) of Act V of 1920 is hereby given that Rama Appay, son of Annaswathi Appay at Parakkal street, Madras, and Sanga Appay, brother of Siva Sathya, residing at Parakkal street, Madras, have applied for being declared insolvent and the petition is posted on 24th March 1926.

No. 13 of 1926, OFFICIAL SECRETARY'S COURT,  
MADRAS.

*Sayathana Pillai—Petitioner (Debt).*  
*M. Perumala Chettai and others—Creditors.*

Notice under section 19 (1) of Act V of 1920 is hereby given that Sayathana Pillai, son of Koneshulu Annai, residing at Chelvi Jall, Madras, has applied for being declared insolvent and the petition is posted on 17th March 1926.

No. 14 of 1926, OFFICIAL SECRETARY'S COURT,  
MADRAS.

*Srinivasan Karandam—Petitioner (Debt).*  
*Aravindam Karandam and others—Creditors.*

Notice under section 19 (1) of Act V of 1920 is hereby given that Srinivasan Karandam, son of Perumal Karandam, residing at Kollegal, locality of Subbaraj, Madras district, has applied for being declared insolvent and the petition is posted on 20th March 1926.

No. 17 of 1926, OFFICIAL SECRETARY'S COURT,  
MADRAS.

*Sathyanarayana Anbalagan—Petitioner (Debt).*  
*Debtors Anbalagan and others—Creditors.*

Notice under section 19 (1) of Act V of 1920 is hereby given that Sathyanarayana Anbalagan, son of

Vallabha Anbalagan, residing at Taramangalam village, Madras taluk, has applied for being declared insolvent and the petition is posted on 20th March 1926.

T. S. RAMASWAMI AYYANGAR,  
Official Receiver.

Madras, 25th February 1926.

No. 28 of 1923, OFFICIAL SECRETARY'S COURT,  
MADRAS.

*A. Nataraj Appay, son of Annaswathi Appay, residing at Kottaram at Chinnasalai taluk—Petitioner.*

*S. Sathyanarayana Appay and Sathyanarayana—Debtors.*

Notice under section 19 (1) of the Provincial Insolvency Act is hereby given that the petitioner has applied for being declared insolvent and that his petition is posted on 26th March 1926. Any creditor wishing to oppose the same may appear on that date either in person or by vald.

No. 5 of 1926, OFFICIAL SECRETARY'S COURT,  
MADRAS.

*Dr. G. N. Kothachandran Chettiar, son of Kothachandran Chettiar, residing at Panchakkil village in Erumangudi taluk—Petitioner.*

*Dr. G. N. Kothachandran Chettiar and ten others—Debtors.*

Notice under section 19 (1) of the Provincial Insolvency Act of 1920 is hereby given that the above petitioner has applied for being declared insolvent and that his petition stands posted on 26th March 1926. Any creditor wishing to oppose the same may appear on that date either in person or by vald.

No. 8 of 1926, OFFICIAL SECRETARY'S COURT,  
MADRAS.

*Ge. Vallabha, son of Alagappa Anbalagan, residing at Kottaram, Thiruppur taluk—Petitioner.*  
*Rama Chettiar and ten others—Debtors.*

Notice under section 19 (1) of the Provincial Insolvency Act V of 1920 is hereby given that the above petitioner has applied for being declared insolvent and that his petition stands posted on 26th March 1926. Any creditor wishing to oppose the same may appear on that date either in person or by vald.

J. A. DAVID,  
Official Receiver.

Madras, 2nd March 1926.

No. 23 of 1923, DISTRICT COURT, MADRAS.

*Periyasami Karandam—Petitioner (Debt).*

*(1) Chinnaswami Karandam, son of Chinnaswami Karandam, (2) Sathyanarayana Periyasami and (3) Sathyanarayana Siva, sons of No. (1) of Madras taluk, Madras district—Debtors.*

Notice is hereby given under section 20 (7) of Act V of 1920 that the debtors above named have been adjudged insolvent by an order of the District Judge, Madras, dated the 25th day of February 1926, on the application of the above-named creditors, that all the creditors of the above-named debtors should

prove their debts as soon as possible before 15th April 1926, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Salem, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within two years from 15th February 1926.

No. 26 of 1925, DISTRICT COURT, SALEM.

Vaidings Ramasami—Petitioner (Creditors).

Arunachala Mudaliar, son of Virappa Mudaliar, at Padicholai, Namakkal taluk—Debtor (Debtor).

Notice is hereby given under section 38 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the District Judge, Salem, dated the 2nd day of November 1925, on the application of the abovesaid creditor, that all the creditors of the abovesaid debtor should prove their debts as soon as possible before 15th April 1926, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Salem, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within two years from 2nd November 1925.

No. 55 of 1925, DISTRICT COURT, SALEM.

Mangalam Chetti—Petitioner (Creditors).

Mangalam Chetti, son of Subrahmanya Chetti, at Yelkottai, Arur taluk—Debtor (Debtor).

Notice is hereby given under section 38 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the District Judge, Salem, dated the 21st day of December 1925 on the application of the abovesaid creditor, that all the creditors of the abovesaid debtor should prove their debts as soon as possible before 15th April 1926, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Salem, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within two years from 21st December 1925.

No. 147 of 1925, OFFICIAL RECEIVER'S COURT, SALEM.

Vinayaga Chetti and others—Creditors.

Subbayya, Venkateswaraiah and others Lakshmi-Narasimha, sons of Venkateswaraiah at Salem—Debtors (Debtors).

Notice is hereby given under section 38 (2) of Act V of 1920 that the debtors above named have been adjudged insolvents by an order of this Court, dated the 15th day of February 1925, on the application of the abovesaid creditors, that all creditors of the abovesaid debtors, should prove their debts as soon as possible before 15th April 1926 and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Salem, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1922. Time for discharge is within two years from this date.

No. 4 of 1926, OFFICIAL RECEIVER'S COURT, SALEM.

Rajamuniam Chetti and Subrahmaniam Chetti, sons of Subrahmanya Chetti at Veludhuma, Attayampatti village, Salem taluk—Debtors (Debtors).

Notice is hereby given under section 38 (2) of Act V of 1920 that the abovesaid insolvent petition will be heard by the Official Receiver, Salem, at 11 a.m. on 15th April 1926.

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No. 6 of 1926, OFFICIAL RECEIVER'S COURT, SALEM.

Nallappa Pillai, son of Virudappa Pillai, at Shervet, Salem—Petitioner (Debtor).

Notice is hereby given under section 38 (2) of Act V of 1920, that the abovesaid insolvent petition will be heard by the Official Receiver, Salem, at 11 a.m. on 15th April 1926.

No. 20 of 1925, OFFICIAL RECEIVER'S COURT, SALEM.

(1) Nallappa Raddi, son of Nallappa Raddi, and (2) Nallappa Raddi, son of N. L., residing at Kottapatti, Namakkal taluk—Petitioner (Debtors).

Notice is hereby given under section 38 (2) of Act V of 1920 that the abovesaid insolvent petition will be heard by the Official Receiver, Salem, at 11 a.m. on 15th April 1926.

C. V. RAMANUSACHARIAR,  
Official Receiver.

Salem, 2nd March 1926.

No. 122 of 1925, OFFICIAL RECEIVER'S COURT, TANNAR—Nos. 12 of 1925, SUDHART, TANNAR.

Ramasami Aggar—Petitioner.

Lakshmana Sarval alias Arunachala Sarval and others—Debtors (Debtors).

Notice is hereby given under section 38 of Act V of 1920 that the petitioners abovesaid were adjudged insolvent by an order of this Court, dated 8th February 1926. The case stands adjourned to 15th March 1926 for further proceedings. It has been further ordered that the insolvents should apply for his final discharge on or before 15th February 1927. The creditors of the abovesaid insolvents should prove their debts as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1922.

Notice is hereby given under section 38 of Act V of 1920 that each of the world is of the abovesaid insolvents who have not proved their claims should do so on or before 15th March 1926 failing which a final dividend will be distributed without regard to their claims.

No. 137 of 1925, OFFICIAL RECEIVER'S COURT, TANNAR—Nos. 26 of 1925, SUDHART, TANNAR.

A. V. Mahomed Jai Ramchari—Petitioner  
Ayia Jai Ramchari and others—Debtors (Debtors).

Notice is hereby given under section 38 of Act V of 1920 that the petitioners abovesaid were adjudged insolvent by an order of this Court dated 15th February 1926. The case stands adjourned to 15th March 1926 for further proceedings. It has been further ordered that the insolvents should apply for his final discharge on or before 15th February 1927. The creditors of the abovesaid insolvents should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1922.

Notice is hereby given under section 64 of Act V of 1920 that each of the petitioners of the abovesaid indentures who have not proved their claims should do so on or before 15th March 1921, failing which a final dividend will be distributed without regard to their claims.

No. 165 of 1919, GENERAL REGISTER'S COURT,  
TANJORE—No. 24 of 1920, DISTRICT MORTGAGE  
COURT, KUMARANGAM.

Rajagopala Ayyar and another—*Petitioner*

Venkatachalapathi Ayyar and others—*Respondents*

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that Rajagopala Ayyar, son of Erilaka Ayyar and Lakshminarasimha Ayyar, son of the first petitioner, residing in Changanur, North street, Kumbakonam taluk, has applied for being declared an insolvent and that his application is posted for hearing on 15th March 1921. Any creditor wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

No. 5 of 1919, GENERAL REGISTER'S COURT,  
TANJORE—No. 16 of 1920, SUB-COURT,  
KUMARANGAM.

A. Karamasalai Thiruvelli—*Petitioner*

B. Subbanna Bhatta and others—*Respondents*

Notice is hereby given under clause (2) of section 19 of Act V of 1920, that A. Karamasalai Thiruvelli, son of Ambasamudra Thiruvelli, residing in No. 54, West Agara street, Kumbakonam, Kumbakonam taluk, has applied for being declared an insolvent and that his application is posted for hearing on 15th March 1921. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 4 of 1919, GENERAL REGISTER'S COURT,  
TANJORE—No. 97 of 1920, SUB-COURT,  
KUMARANGAM.

Ganeshaswami Rao—*Petitioner*

Jagjeeppadhai and others—*Respondents*

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that Ganeshaswami Rao, son of Sundaranna Kurala Rao, residing in Kumbakonam North street, Kumbakonam, Kumbakonam taluk, has applied for being declared an insolvent and that his application is posted for hearing on 15th March 1921. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 7 of 1919, GENERAL REGISTER'S COURT,  
TANJORE—No. 23 of 1920, SUB-COURT,  
KUMARANGAM.

Davood Sahib—*Petitioner*

B. & Mohamed Kaima Brothers and others—*Respondents*

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that Davood Sahib, son of Kadamasha Sahib, residing in Aruthamuthukottai Rajapet, Papanasam taluk, has applied for being declared an insolvent and that his application is posted for hearing on 15th March 1921. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

V. ALAGIRISWAMI NATUDU,  
Official Receiver.

Tanjore, 2nd March 1921.

No. 4 of 1920, SUB-COURT, TANJORE.

M. Kadima Brothers—*Petitioner (Debtors)*.

V. S. V. Vaidyanath Ayyar and V. S. V. Subrahmanya Ayyar—*Respondents (Creditors)*

Notice is hereby given under section 64 of Act V of 1920 that each of the petitioners of the abovesaid indentures who have not proved their claims should do so on or before 15th March 1921, failing which a final dividend will be distributed without regard to their claims.

No. 1 of 1920, GENERAL REGISTER'S COURT,  
TANJORE—No. 18 of 1920,  
SUB-COURT, MAYAVARAM.

Gopala Pillai—*Petitioner*

Ramakrishna Chetti & Co., and twenty others—*Respondents*

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that Gopala Pillai, son of Veluputha Pillai, residing in Mathuram, Stoyai taluk, has applied for being declared an insolvent and that his application is posted for hearing on 15th March 1921. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 5 of 1920, GENERAL REGISTER'S COURT,  
TANJORE—No. 16 of 1920,  
SUB-COURT, MAYAVARAM.

Mangayarasami Pillai and Rajagopala Pillai—*Petitioner*

Sankarasami Nayudai and others—*Respondents*

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that Mangayarasami Pillai, son of Sank Pillai, and Rajagopala Pillai, adopted son of the first petitioner, both residing at Kumbakonam taluk, Stoyai taluk and Kumbakonam taluk, respectively, have applied for being declared an insolvent and that their applications are posted for hearing on 15th March 1921. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 21 of 1920, GENERAL REGISTER'S COURT,  
TANJORE—No. 1 of 1921, SUB-COURT,  
MAYAVARAM.

Ramakrishna Polayapathi—*Petitioner*

S. Kathandapam Polayapathi and others—*Respondents*

Notice is hereby given under section 27 of Act V of 1920 that the petitioners who have been adjudged insolvent by an order of this Court, dated 24th February 1920. The same should be proved by the petitioners for further proceedings. It has been further ordered that the insolvent should apply for his final discharge on or before 30th February 1921. The petitioners of the abovesaid indentures should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 5 of the Madras Provincial Insolvency Rules, 1920.

No. 46 of 1920, GENERAL REGISTER'S COURT,  
TANJORE—No. 2 of 1921, SUB-COURT,  
MAYAVARAM.

A. E. Nataraja Chettiar—*Petitioner (Insolvent)*

Rathayya Chettiar and others—*Respondents*

Notice is hereby given under section 24 of Act V of 1920 that each of the petitioners of the above-named landowner who have not proved their claims should do so on or before 25th March 1925, failing which a final dividend will be distributed without regard to their claims.

No. 30 of 1925, OFFICIAL SECRETARY'S COURT,  
EAST TAMILNADU—No. 1 of 1925, SUB-COURT,  
MADRAS.

**Rajagopala Thevar—Petitioner.**

S. M. Subit Manam, by agent Nannabha Appayya and others—*Respondents*.

Notice is hereby given under section 24 of Act V of 1920 that each of the petitioners of the above-named respondent who have not proved their claims should do so on or before 25th March 1925, failing which a final dividend will be distributed without regard to their claims.

No. 107 of 1925, OFFICIAL SECRETARY'S COURT,  
EAST TAMILNADU—No. 7 of 1925, DISTRICT COURT,  
MADRAS.

**Muhammad Fakhri Mohan alias Subit Thambi Muttiah—Petitioner.**

Secretary of State in Council represented by the Collector of South Arcot and others—*Respondents*.

Notice is hereby given under section 27 of Act V of 1920 that the petitioner above named was adjudged insolvent by an order of this Court, dated 25th February 1925. The case stands adjourned to 25th March 1925 for further proceedings. It has been further ordered that the insolvent should apply for his final discharge on or before 25th February 1925. The petitioners of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922.

No. 153 of 1925, OFFICIAL SECRETARY'S COURT,  
EAST TAMILNADU—No. 12 of 1925, SUB-COURT,  
MADRAS.

**M. K. Ramasubramanian Appayya—Petitioner.**

P. V. Ravianna Appayya and others—*Respondents*.

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that M. K. Ramasubramanian Appayya, son of M. B. Krishnaswami Appayya, residing in Paruthi which has applied for being declared an insolvent and that his application is pending for hearing on 25th March 1925. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 187 of 1925, OFFICIAL SECRETARY'S COURT,  
EAST TAMILNADU—No. 15 of 1925, SUB-COURT,  
MADRAS.

**Naiana Appayya—Petitioner.**

K. A. E. Krishna Appayya and three others—*Respondents*.

Notice is hereby given under section 24 of Act V of 1920 that each of the petitioners of the above-named respondent who have not proved their claims should do so on or before 25th March 1925, failing which a final dividend will be distributed without regard to their claims.

No. 191 of 1925, OFFICIAL SECRETARY'S COURT,  
EAST TAMILNADU—No. 16 of 1925, DISTRICT COURT,  
MADRAS.

**Subbaya Pillai—Petitioner.**

Mangayappa Chettiar and others—*Respondents*.

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that Subbaya Pillai, son of Kallia Pillai, residing in Kakkabadi, Tirunelveli taluk, has applied for being declared an insolvent and that his application is pending for hearing on 25th March 1925. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 195 of 1925, OFFICIAL SECRETARY'S COURT,  
EAST TAMILNADU—No. 16 of 1925, DISTRICT COURT,  
MADRAS.

**N. Srinivasappa Appayya—Petitioner.**

M. Rana Appayya and others—*Respondents*.

Notice is hereby given under section 27 of Act V of 1920 that the petitioner above-named was adjudged insolvent by an order of this Court, dated 1st March 1925. The case stands adjourned to 25th March 1925 for further proceedings. It has been further ordered that the insolvent should apply for his final discharge on or before 1st March 1925. The petitioners of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1922.

No. 192 of 1925, OFFICIAL SECRETARY'S COURT,  
EAST TAMILNADU—No. 13 of 1925, SUB-COURT,  
MADRAS.

**Lakshmana Pillai—Petitioner.**

Ramasubbai Chettiar and others—*Respondents*.

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that Lakshmana Pillai, son of Thiruvannu Pillai, residing in Chittiarpet, Nanguneri taluk, has applied for being declared an insolvent and that his application is pending for hearing on 25th March 1925. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 4 of 1926, OFFICIAL SECRETARY'S COURT,  
EAST TAMILNADU—No. 1 of 1926, SUB-COURT,  
MADRAS.

**K. Mayasambas Mudaliyar—Petitioner.**

K. M. K. E. M. Ramaswami Chettiar and others—*Respondents*.

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that K. Mayasambas Mudaliyar, son of Kappaswami Mudaliyar, residing in Andar street, Coimbatore taluk, has applied for being declared an insolvent and that his application is pending for hearing on 25th March 1925. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 14 of 1925, OFFICIAL SECRETARY'S COURT,  
EAST TAMILNADU—No. 2 of 1925, SUB-COURT,  
MADRAS.

**S. Srinivasan Pillai—Petitioner.**

F. A. L. Palaniappa Chettiar and others—*Respondents*.

Notice is hereby given under clause (2) of section 19 of Act V of 1920 that Srinivasan Pillai, son of Srinivasan Thevar, residing in Thiruvannamalai taluk, has applied

for being declared an insolvent and that his application is posted for hearing on 23th March 1926. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

**T. K. VIJAYANARAYANAYUDU,**  
*Official Receiver.*

Kozhikode, 2th March 1926.

No. 44 of 1925, **Sub-Court, TRICHINPOLY.**

*Geopla Appaiah and another—Petitioners (Debtors).*

S. K. M. R. M. Ramaswami Chettiyar, residing at Yerrakudi Kotha, and Deyakanni, Ramani District—Respondent (Creditor).

Notice is hereby given under section 30 of Act V of 1923 that the aforementioned respondent has been adjudged an insolvent by order of this Court, dated the 23rd February 1925, that the aforementioned insolvent should apply for his discharge on or before the 23rd February 1927, that creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 prescribed in the Madras Provincial Insolvency Rules, 1922.

No. 45 of 1925, **Sub-Court, TRICHINPOLY.**

*Polikandil Madhayan—Petitioner (Creditor).*

S. K. M. R. M. Ramaswami Chettiyar, one of Manappa Chettiyar, residing at Devakanni, Ramani District—1st Respondent (Debtor).

Notice is hereby given under section 32 of Act V of 1923 that the aforementioned 1st respondent has been adjudged an insolvent by order of this Court, dated the 23rd February 1925, that the aforementioned petitioner should apply for his discharge on or before the 23rd February 1927, that creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 prescribed in the Madras Provincial Insolvency Rules, 1922.

No. 2 of 1926, **Sub-Court, TRICHINPOLY.**

*Ramaswami Appaiah and Neelambal Appaiah, sons of Narayana Appaiah, residing at Kila Ambur, Arniam District—Petitioners (Debtors).*

S. Velasala Madhayan and others—Respondents (Creditors).

Notice is hereby given under section 30 of Act V of 1923 that the aforementioned petitioners have been adjudged insolvents by order of this Court, dated the 27th February 1926, that the aforementioned insolvents should apply for their discharge on or before the 27th February 1927, that creditors should prove their claims as soon as possible and that a

claim may be proved by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 prescribed in the Madras Provincial Insolvency Rules, 1922.

**K. S. LAKSHMINARAYANA AYYAR,**  
*Subordinate Judge.*

Trichinopoly, 2nd March 1926.

No. 174 of 1925, **OFFICIAL RECEIVER'S COURT, TRICHINPOLY—No. 28 of 1925, MADRAS PROVINCE'S COURT, TRICHINPOLY.**

*S. S. S. Shree Abdul Kadir Bawther, son of Robinson Bawther, Kottanad Mal Thero, Ponnai Taluk—Debtor.*

Notice is hereby given that the aforementioned debtor has been adjudged by me an insolvent on 23th February 1925. Persons alleging themselves to be creditors are hereby required to prove their claims as soon as possible by delivering or sending by registered post affidavit of proof in Form No. 3 attached to Madras Provincial Insolvency Rules, 1922, accompanied with books, accounts, vouchers and other documents to substantiate their claims after which date I shall proceed to issue schedule for proved debts. The debtor is directed to apply for his discharge within two months from the above date of order.

**A. SUBRAMANIAM AYYAR,**  
*Official Receiver.*

Trichinopoly, 25th February 1925.

No. 138 of 1925, **OFFICIAL RECEIVER'S COURT, TRICHINPOLY.**

*Abdul Ghassan Bawther—Petitioner.*

*Amirthavaram Pillai and others—Creditors.*

Notice is hereby given that the aforementioned petitioner was adjudged an insolvent on 17th February 1925 and he is directed to apply for his discharge within 15th August 1926. All his creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, Trichinopoly, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1922.

**T. S. RAMANAM AYYANAR,**  
*Official Receiver.*

Trichinopoly, 22nd February 1926.

Notice is hereby given, under section 37 of Act V of 1923, the following petitioners as per schedule have been adjudged insolvents by the order of this Court and that the insolvents should apply for their discharge before the expiry of the period. All creditors of the above insolvents should prove their claim as soon as possible—

Number of O. R. No.	Names and names of the Court from whom petition is transferred to this Court.	Name of the insolvents	Date of adjudication.	Time for the application for discharge.
117 of 1925	1 of 1925, Trichinopoly Sub-Court	Emperumal Narayana Iyer	23th Feb 1926	4 months
118 of 1925	10 of 1925, Trichinopoly District Court's Court, Chidambaram	Kayathil and Pothumandilal	23th Feb 1926	4 months
120 of 1925	2 of 1925, Trichinopoly Sub-Court	Kayathil and Pothumandilal	23th Feb 1926	4 months

**F. S. KALYANANANDAN AYYAR,**  
*Official Receiver, South Malabar.*

Calicut, 25th February 1926

**LIST OF KNOWERS RELATING TO DEFUNCT COMPANIES PROPOSED FOR DESTRUCTION IN THE OFFICE OF THE ASSISTANT REGISTRAR OF JOINT STOCK COMPANIES, MUMBAI, DURING THE YEAR 1925.**

1. The **Talavara Prabodhi Institution, Limited, Talavara**, registered on 2nd February 1925 offering facilities for making better provision to the friends and relatives of the poor and the needy and other persons after their death, etc., situated in the house of Salomoni Lalabhai Munshi, Talavara, last managing agent being Ch. Bhagwanrao, date of last document filed in the register 2nd June 1925 under Art VI of 1902.

2. The **Gandhi Industrial and Social Improvement Fund, Limited, Gandi**, registered on 2nd February 1925 for collecting provision and to grant prizes for the improved cultivation of the lands situated in No. 4/15, Agriharwar ward, Gandi, last managing agent being S. Chaudhary, date of the last document filed in the register 22nd March 1925 under Art VI of 1902.

3. Sri **Bhanganaghi Prasad Institution, Limited, Anandpur**, registered on 15th October 1925 under Art VI of 1902 for offering facilities for making better provision to the friends and relatives of the poor after their death, etc., situated in the house of Tejpal Singh, Anandpur, last managing agent Bhanganaghi Prasad, date of last document filed in the register 4th July 1925.

4. **Thamrapadi Systems Provident Company, Limited, Thamrapadi**, registered on 22nd October 1925 under Art VI of 1902 for offering facilities for making better provision to the friends and relatives of the poor after their death and on the accounts of earnings and profits, etc., situated in the house of Sanyasara Kumbhar, Thamrapadi, last managing agent being V. Venkata Subbaraya, date of last document filed in the register 12th February 1926.

5. The **Shreeganga Yashwanth Bhanoo Provident Institution, Limited, Shreeganga**, registered on 24th October 1925 under Art VI of 1902 for offering facilities for making better provision to the friends and relatives of the poor and the needy and other persons after their death, etc., situated in the house of Venkata Peta Mahabhar, Shreeganga, last managing agent being R. Subbaraya, date of last document filed in the register 2nd December 1925.

6. The **Shri Venkateswara Provident Institution, Limited, Venkateswara**, registered on 25th October 1925 under Art VI of 1902 for offering facilities for making better provision to the friends and relatives of the poor and the needy and other persons after their death, etc., situated in the house of Panduranga Ravi Reddy, Venkateswara, last managing agent being Chintamani Venkata Subba Reddy, date of last document filed in the register 11th January 1926.

7. The **Attalur Sri Sivanarayana Provident Institution, Limited, Attalur**, registered on 9th April 1927 under Art VI of 1902 to collect provision and to grant prizes for the improved cultivation of the lands situated in the house of Attalur Maheswar, Attalur, last managing agent being Attalur Venkaya, date of last document filed in the register 11th January 1926.

8. Sri **Lalabhai Kishu Mills Company, Limited, Kolar**, registered on 11th July 1927 under Art VI of 1902 for buying paddy, etc., to deposit the grain and to sell the grain, etc., situated in the house No. 4/14, Kolar, last managing agent being Alankar Mahabhar, date of last document filed in the register 10th March 1926.

9. The **Indian Oil Mills Company, Limited, Guntur**, registered on 30th July 1928 under Art VI of 1902 for running press, date notice or notice

other than, etc., situated in No. 4/158 V ward Agriharwar, Guntur, last managing agent being Ch. Bhagwanrao, date of last document filed in the register 12th June 1926.

10. **Awini and Co., Limited, Guntur**, registered on 22nd September 1928, under Art VI of 1902 to carry on business of commission trade for oil, etc., situated in No. 4/158 of B. Agriharwar, Guntur, last managing agent being Awini Subbarayan, date of last document filed in the register 2nd November 1928.

11. **Gowang and Waring Company, Limited, Guntur**, registered on 24th May 1929, under Art VI of 1902 to carry on business of commission trade for oil, etc., situated in No. 4/158 of B. Agriharwar, Guntur, last managing agent being R. Venkateswara, date of last document filed in the register 10th January 1932.

12. Sri **Krishna Reddy, Limited, Guntur**, registered on 24th May 1929 under Art VI of 1902 to acquire the business of the mercantile and agricultural commission generally, etc., situated in No. 4/158, Kolar, last managing agent being Ch. Bhagwanrao, date of last document filed in the register 10th March 1932.

13. The **Vaidhewaram Left Irrigation Company, Limited, Vaidhewaram**, registered on 27th August 1919 under Art VI of 1902 to encourage wet cultivation by supplying water from Kistna canal for the lands of the Agraharam and west of Kistna canal situated in Vaidhewaram, Guntur district, last managing agent being R. Venkateswara, date of last document filed in the register 10th July 1931.

14. The **Vaidhewaram and Kistna Kantha Left Irrigation Company, Limited, Vaidhewaram**, registered on 28th June 1911 under Art VI of 1902 to encourage wet cultivation by supplying water from Kistna canal for the villages east and west of Kistna canal situated in Marla Raghunatha's house, Vaidhewaram Agraharam, last managing agent R. Venkateswara, date of last document filed in the register 22nd May 1932.

15. Sri **Vithala Vilas Samsardhad Bank, Limited, Tiruch**, registered on 15th December 1912 under Art VI of 1902 to implement the provisions of the Vithala Vilas Samsardhad Bank, Tiruch, for the carrying of business in the Guntur and Kistna districts situated at Tiruch, last managing agent being L. Sanyasara Reddy, date of last document filed in the register 7th June 1931.

**A. KUPPUSWAMI SASTRI,**  
*Assistant Registrar of Joint Stock Companies.*

Guntur, 2nd March 1926.

**IN THE MATTER OF THE (INDIAN COMPANIES ACT, 1902, AND THE LAKSHMUNA NARAYANAPILLAIYAM SRI VENKUPALA DRIVINATARA ALAYA PARIPALANA MIMI, LIMITED.**

Whereas communications addressed to the Lakshmunanarayana Sri Venkupala Drivinatara Alaya Paripalana Mimi, Limited, remain unanswered,

And whereas it appears accordingly that the said company is not carrying on business or is not in operation;

And whereas a notice, dated the 17th November 1925, was published on page 1202 of the 2nd Part II, dated the 29th November 1925, pursuant to section 247 (2) of the Indian



Companies Act, 1913, in default thereof, unless notice was shown to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved;

And whereas the said company has not shown such notice within the time allowed which expired on the 14th February 1924;

Therefore the name of the company has, under section 247 (3) of the Act, been struck off the register.

**L. S. SUBRAHMANYA AYTAR,**  
*Assistant Registrar of Joint Stock Companies,*  
Calcutta, 2nd March 1923.

#### IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE SOMA SUNDARAM MILLS, LIMITED.

Whereas the Director and Manager of the Soma-sundaram Mills, Limited, in his letter, dated 23rd February 1923 states that the company is not working;

Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913, that unless notice is shown to the contrary before the expiry of three months from the date of the notice the name of the said company will be struck off the register and the said company will be dissolved.

**V. S. CHESAGALVAYATA PILLAI,**  
*Assistant Registrar of Joint Stock Companies,*  
Madras, 2nd March 1923.

#### IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE WEST COAST MANURE WORKS, LIMITED.

Whereas at the time of a raid on the 14th February 1923, there was no trace of the company at its registered office; and whereas it appears accordingly that the West Coast Manure Works, Limited, is not carrying on business or in operation; and whereas a notice, dated 2nd November 1923, was published on page 246 of the Port St. George Gazette, in default thereof, unless notice is shown to the contrary before the expiry of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved.

And whereas the said company has not shown such notice within the time allowed which expired on the 14th February 1924.

Therefore the name of the company has, under section 247 (3) of the Act, been struck off the register.

**T. KIRUPUTHU NAYAR,**  
*Assistant Registrar of Joint Stock Companies,*  
Palghat, 2nd March 1923.

#### IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE KANUR SRI PARADA KANK, LIMITED.

Whereas the Secretary of the Kanur Sri Parada Bank, Limited, in his letter, dated 17th February

1923, states that the Bank has owing to dis-agreement amongst its members not shown to continue business and has stopped all work in connection therewith.

And whereas it appears accordingly that the Kanur Sri Parada Bank, Limited, is not carrying on business or is not in a position.

Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913, that unless notice is shown to the contrary before the expiration of three months from the date of the notice the name of the said company will be struck off the register and the said company will be dissolved.

**A. SUBRAHMANYA PILLAI,**  
*Assistant Registrar of Joint Stock Companies,*  
Trichinopoly, 24th February 1923.

### REVENUE NOTIFICATIONS.

#### NOTIFICATIONS.

**No. 2.**—In virtue of the power delegated to him under clauses VI, VIII and XI of Government Notification No. 402, dated 25th July 1920, and in pursuance of Commissioner's Notification No. 12, dated 24th October 1920, and No. 14, dated 24th September 1921, the Commissioner of Revenue hereby publishes, under sections 20, 23 and 24 of the Madras Abkari Act of 1905, the following rules for the purchase and sale of wines:—

(1) The sale of wines without a license is illegal under section 15 and punishable under section 26 of the Abkari Act of 1905.

(2) License for the sale of wines may be issued in the specified form free of fee in pursuance of the following clauses provided that such applicant has a legitimate demand for wines, and is approved by the Collector:—

(a) authorized medical practitioners;

(b) dentists and veterinary practitioners holding diplomas from recognized institutions;

(c) chemists and druggists having registered dispensing business in charge of qualified occupiers; or

(d) any person, subject to the positive sanction of the Commissioner in each case.

(3) The maximum quantities of wines in cases of which authorization for transport and license for possession shall be required are as under:—

(a) in the case of authorized medical practitioners and dentists and veterinary practitioners holding diplomas from recognized institutions who require the drugs for use in the exercise of their professions.

Half an ounce or such larger quantity as may be fixed by the Commissioner of Revenue in each case.

(b) in the case of other persons such quantities as are covered by prescriptions granted by authorized medical practitioners or dentists and veterinary practitioners holding diplomas from recognized institutions.

**Form.**—Authorized Medical Practitioners must use prescribed proforma as issued in the Madras Medical Commission Act (XII), and any prescribed person who is permitted to sell medicines which are the subject of regulation under the Madras Abkari Act, 1905, and any person who is permitted to sell medicines which are the subject of regulation under the Madras Abkari Act, 1905, must use the proforma of the Madras Abkari Act, 1905, and any person who is permitted to sell medicines which are the subject of regulation under the Madras Abkari Act, 1905, must use the proforma of the Madras Abkari Act, 1905, and any person who is permitted to sell medicines which are the subject of regulation under the Madras Abkari Act, 1905, must use the proforma of the Madras Abkari Act, 1905.

## APPENDIX.

Form B C-1.

## Licence for the sale of Cocaine.

(To be granted by the Collector.)

District  
 Number of licence  
 Name of licensee  
 Locality of the licensed premises  
 His residence

The person mentioned above is hereby authorized to possess and sell cocaine from the date of this licence to the 31st day of March 1926, subject to the following conditions:—

## CONDITIONS.

I. The licence shall be bound by (1) the provisions of the Madras Abkari Act I of 1925, as subsequently amended, (2) by the general conditions applicable to all abkari and opium licences as notified by the Commissioner of Excise from time to time, so far as they apply to him, (3) by the following conditions which are special to this licence, and (4) by any additional, general or special rules which may be prescribed under the Abkari Act.

II. (1) The term 'cocaine' in this licence shall be understood to include coca leaves, alkaloids of coca, any other intoxicating drink or substance prepared from the same plant, any drugs, syrups or other, having a like physiological effect to that of cocaine, and any preparation or admixture of the above except such as may be exempted from all excise restrictions.

The following preparations have been exempted from excise restrictions:—

1. Throat lozenges Tablets Re "A."
2. Parke Davis & Co's Mentholated Throat Tablets.
3. Parke Davis & Co's Elixir Kola compound.
4. Burroughs Wellcome & Co's Talcum Powder.
5. Allen and Hanbury's Pastilles Menthol Cocaine and Red Gum-Pastilles.
6. Allen and Hanbury's Huxbury and Cocaine.
7. Allen and Hanbury's Red Gum and Cocaine.
8. Sedas Tonic Wine.

The above preparations will enjoy this exemption only so long as they do not contain more than one-tenth per cent of cocaine.

(2) The term 'authorized medical practitioner' occurring in this licence means any registered practitioner as defined in the Madras Medical Regulation Act, 1914, and any unqualified person who is possessed of qualifications which render him eligible for registration under the Medical Act, 1858, and any Act of Parliament amending the same, or under any law for the registration of medical practitioners for the time being in force in any part of British India and who has been authorized in this behalf by (a) in Madras town, the Commissioner of Excise, and (b) in the mofussil, the Collector in consultation with the District Medical Officer.

III. (1) The licensee shall obtain his supplies of cocaine either by direct importation from a foreign country with the special permission of the Local Government or the Commissioner of Excise or from another licensed vendor in India, and shall not produce, or have in his possession, any cocaine obtained otherwise. The transport to the licensee's premises of cocaine imported from abroad will be covered by the permit which authorizes the import. When the cocaine is purchased from a licensed vendor in the province, it will be covered by a permit issued under rule IX infra. When a licensee wishes to obtain a supply from another province of British India, he must obtain an authorization in advance from the Collector of the district in which he carries on his business for the transport of the drugs from the frontier to the destination, and forward a copy of the authorization with his indent for presentation to the officer in the province of export who is empowered to authorize the export of the drug. In the case of imports from countries outside British India or from Indian States, the licensee shall first apply to the Commissioner stating the name and address of the firm from which he wishes to purchase the drug, the exact description and quantity of the drug, the purpose for which the drug is required and the port of import, if any, and shall obtain an export authorization before he effects further steps. If the Commissioner of Excise is satisfied that the drug is required solely for medicinal purposes and that the licensee is authorized to possess the quantity of the drug applied for, he will grant an import authorization and an export certificate in the prescribed form. The licensee shall send and the certificate to the exporting firm along with his indent for the drugs.

(2) The importation of cocaine by means of the post from foreign countries is absolutely prohibited but re-shipment of the drug by inland post is permitted subject to the following conditions:—

- (i) only the parcel post shall be used;
- (ii) the parcel shall be insured;
- (iii) the parcel shall be covered by authorization issued by the proper authorities in the province or district as the case may be, to which the parcel is addressed;

(b) the permit shall be accompanied by a declaration stating the names of the assignee and assignor, the contents of the permit as stated the permit number and date covering the transaction, and the number of the licence held by the assignor;

(c) the assignor shall show distinctly in his account books the name of the assignee and the quantity of drugs sent to him from time to time by post.

14. The licensee shall not keep or sell cocaine in any other place than the premises, the boundaries of which are specified in the schedule annexed to this licence, and shall not possess at one time more than . . . gm. of coca alkaloids and their synthetic substitutes and preparations and admixtures containing more than . . . gm. of coca alkaloids or their synthetic substitutes or active principles thereof.

V. Cocaine may be sold to—

(1) authorized medical practitioners, dentists and veterinary practitioners up to a limit of half an ounce or such larger quantity as they are permitted to possess;

Provided that in the case of preparations and admixtures the limit shall apply to the quantity of coca alkaloids or their synthetic substitutes or active principles thereof contained in the preparations and admixtures;

(2) other licensed vendors up to the limit of possession permitted in their licences;

(3) persons authorized to export cocaine up to the limit of the amount which they have been specially permitted to export, in the case of export of the drug to Indian States to persons holding a pass granted by the Resident or Political Agent attached to the State and countersigned by the Secretary to the Commissioner of Excise, Madras. The pass will be countersigned by the Secretary only on the production of an import certificate from the Government of the importing State approving the import and countersigned by the Resident or Political Agent;

(4) persons authorized to possess cocaine without licence; and

(5) any other person on and in accordance with the written prescription of an authorized medical practitioner other than such person himself.

Provided that the drug shall not be delivered to any person not licensed or otherwise authorized to be in possession of the drug, who purports to be sent by or on behalf of a person so licensed or authorized, unless such person produces an authority in writing, signed by the person so licensed or authorized, to receive the drug on his behalf and unless the licensee is satisfied that the authority is genuine.

VI. A prescription for the supply of cocaine drugs must comply with the following conditions:—

(1) The prescription shall be given only on the prescribed "official form" E.C.2 marked.

(2) The prescription must be in writing, must be dated, and signed by the authorized medical practitioner with his full name and address and qualifications and marked with the words "not to be repeated" and must specify the name and address of the person to whom the prescription is given, and the total amount of the drug to be supplied on the prescription, provided that where the medicine to be supplied on the prescription is a proprietary medicine, it shall be sufficient to state the name of the medicine to be supplied.

(3) The prescription shall not be given for the use of the prescriber himself.

(4) A prescription shall only be given by a registered dentist for the purpose of dental treatment and shall be marked "For dental treatment only."

(5) A prescription shall only be given by a registered veterinary surgeon for the purpose of treatment of animals and shall be marked "For animal treatment only."

(6) An authorized medical practitioner shall not give any prescription for the supply of any of the drugs otherwise than in accordance with the foregoing conditions.

*Note on Prescriptions:* "A prescription given by an authorized medical practitioner for the supply of cocaine drugs is prima facie evidence of the facts stated therein."

VII. Cocaine shall not be supplied more than once on the same prescription except in pursuance of fresh directions duly ordered on the prescription by the medical practitioner by whom it was originally issued and signed with his name in full and dated.

VIII. The name of the person, firm, or body corporate disposing of the prescription, the address of the premises at which and the date on which it is disposed must be marked on the prescription.

IX. In the case of every sale otherwise than as a prescription, the licensee shall issue an authorization to cover the transport of the consignment to its destination. If a permit has not already been taken out from an authorized Government officer.

X. Every bottle or package containing cocaine shall be marked with the percentage or proportion in amount of coca alkaloids or their synthetic substitutes or active principles thereof contained in the drug.

XI. (a) The licensee shall maintain correct accounts of all transactions in cocaine in Form E.C. 3 which can be purchased from any telegraphic exchange, such accounts to show in respect of each month the amount of supply and the quantity received and in respect of each issue the quantity issued, and the name and address of the person to whom it is issued. He shall file in support of his accounts of receipts the customs receipts for duty paid or invoice of supplies obtained elsewhere than by import by sea; and in support of his accounts of issues copies of the

\*This book of accounts will not only be the basis of the accounts to be sent by the licensee to the Government but will also be the basis of the accounts to be sent by the Government to the Customs and Excise authorities.

prescriptions on which they are made, and in the case of licences made otherwise than as prescriptions weights being the persons to whom the same were made. Such accounts and documents shall be preserved for not less than two years from the date of the last entry in the accounts.

(4) The licensee shall send to the local Inspector of Excise a monthly statement of his transactions in respect of such kind of account as to which the Inspector not later than the 10th of the month following that to which the transactions relate.

(5) The licensee may keep his wholesale accounts in a separate book (or the same form) if he chooses to do so.

XI. (a) A package or bottle containing medicine shall before sale be marked with the amount of the drug in the package or bottle.

(b) A preparation, extract, salient, or other substance containing medicine shall be sold only in a package or bottle plainly marked—

(1) in the case of a powder, solution or salient with the total amount thereof in the package or bottle and the percentage of the drug in the powder, solution or salient;

(2) in the case of tablets or other articles with the amount of the drug in each article and the number of articles in the package or bottle.

Provided that this condition shall not apply to any preparation dispensed by a duly qualified medical practitioner or on the prescription of a duly qualified medical practitioner.

XII. All stocks of medicine and all accounts and records of transactions under this license shall be open to inspection by any officer of the Excise Department not lower in rank than a Sub-Inspector.

XIII. The licensee shall, on requisition by the Collector or by any officer duly authorized by the Collector, deliver up his license for amendment or for the issue of a fresh license.

XIV. In case of breach of any of the conditions of this license, the Collector may impose a fine not exceeding Rs. 100 for every such breach of such condition or may cancel the license forthwith.

XV. The imposition of a fine or cancellation of the license under the foregoing condition shall not operate as a bar to prosecution under the Madras Abkari Act I of 1926.

*Schedule showing the form of the prescription.*

Date and time written in clear particulars.	Licence or two				Remarks.
	Mark by	Mark by	Mark by	Mark by	

Date the

day of

193

Collector.

ANSWER.

General Form of Prescription F.C.2.

(To be used wherever common drugs are prescribed.)

*Not to be repeated.*

1. Name and address of the person to whom the prescription is issued.
2. Description of medicine drugs to be supplied.
3. Amount of medicine drugs to be supplied.

Approved practitioner.

(Full name, qualification and signature)

Address.

Date.

Name of the person or firm who dispenses the prescription.

Address of the premises.

Date.

W. A. BRIDG,  
Secretary to the Government of Madras

Madras, 15th February 1936.





## MOVING TO HEALTHY HABITS

No. 1 of 1874

The following is republished for information:

## RATINGS OF THE MEASUREMENTS: 30, 40, 50, 60, 70, 80, 90, 100.

## Answers to Questions

### Attorneys at Law

On or about 1st week of March 1988 the China Radio Light vessel showing a fixed white light will be replaced by a light vessel showing a white flashing light every 10 seconds visible 23 miles as follows:-

Flask 2 (control)

Isotype 6 reduced

The deer carrying it had fallen at least 500 ft.

Clearly offered.—Admiralty Sec. 79, 823, 830 and 832.

*Postmaster.*—Say of Ensign Filed 1873, page 455.  
*Address.*—Principal Post Office, Bureau.

R. M. Ferner, *Commander, R.N.M.,  
The Principal Post Office, Durban*

Bergson, 1453, February 1878.

C. B. CAMPBELL, Captain, R.N.M.,  
Presiding Port Officer

Presidency Post Office, Madison,  
2nd March 1878.

## OFFICIAL ADVERTISEMENTS

**TENDER FOR CONSTRUCTING A SECOND-  
CLASS SUB STATIONARY OFFICE IN THE  
COMPOUND OF THE DEPUTY TANKIL-  
DAR'S OFFICE AT VEDARANNIAM**

Police leaders will be notified by the undersigned at the office up to 3 o'clock on 22nd March 1968 for constructing a second-store Sub-Registrar's office in the compound of the Deputy Tahsildar's office at Vedamangalam—element of village No. 7/133.

3. Teachers should be addressed to the Executive Engineer, Pension Division, and should be accompanied by "Teachers for reconstituting a second-class Sub-Engineer's office in the assignment of the Deputy Tehsildar's office at Volodarskoye."

2. Each tender should be accompanied by an amount of Rs. 100 in such an currency notes which will be returned to the tenders whose tenders are not accepted.

4. The Executive Engineer, Vanner Division, will reserve to himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

5. The current money received will be held as security for the due fulfillment of the contract.

6. The successful bidder will also be required to sign an agreement in the proper departmental form for the due fulfillment of the contract.

7. Failure to comply with condition 6 above will result forfeiture of the current season.

8. The enantiomer will not be isolated.

2. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 4 p.m., on working days in the Executive Engineer's office, Tender Division, from which blank forms of tender can also be obtained.

[illegible]

N. PARAKESWARAN PILLAI,  
Structural Engineer, Pooner District.

Tan Fook, died March 1898.

LIST OF UNCLAIMED GOODS LYING  
IN THE PORT TRUST PREMISES.

Notice is hereby given that the undersigned, *Publicans* (meaning) authorized in the Trust's premises will be sold by public auction under authority of the Marine Port Trust Act III of 1920, if not claimed within ten days from the date of this notice.

2. Goods advertised by the consignees for sale

will not be permitted to be withdrawn by the owners of such goods, except on payment of a deposit sufficient to cover interest due, storage fees, and other charges due thereon.

3. Delivery of purchased warehouse goods will not be allowed unless the purchaser produces a receipt from the consignee showing the purchase money to have been paid.

Lot number	Trust's serial number and register number	Trust's name and date of arrival	Mark and number of the package	Number of packages, description and contents
2	23/172	R.R. "Yam", 2nd April 1926.	Cable, 2nd June 1925, under 2 disinfectant with "R.R. Co. L. in the water No. 2. for "R.R. Co."	One case of five articles—two small glass bottles, one gallon each
3	24/173	R.R. "Khang", 1st May 1926	Do	Two small laboratory sets, weighing 1 cwt., 1 lb. (only machines)
4	24/174	R.R. "Khang", 2nd June 1926.	A damaged with "R.R. Co." in the water. "R.R. Co."	One small weight, weighing 1 qr., 7 lb.
5	24/175	R.R. "Khang", 2nd July 1926.	Do for a figure, having "L" and "P" on the left and right above and "M. & Co." on the right. "R.R. Co." on the left. "R.R. Co." on the right.	One small weight, weighing 1 qr., 7 lb.
6	24/176	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
7	24/177	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
8	24/178	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
9	24/179	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
10	24/180	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
11	24/181	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
12	24/182	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
13	24/183	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
14	24/184	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
15	24/185	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
16	24/186	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
17	24/187	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
18	24/188	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
19	24/189	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
20	24/190	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
21	24/191	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
22	24/192	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
23	24/193	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
24	24/194	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
25	24/195	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
26	24/196	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
27	24/197	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
28	24/198	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
29	24/199	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
30	24/200	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
31	24/201	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
32	24/202	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
33	24/203	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
34	24/204	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
35	24/205	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
36	24/206	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
37	24/207	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
38	24/208	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
39	24/209	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
40	24/210	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
41	24/211	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
42	24/212	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
43	24/213	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
44	24/214	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
45	24/215	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
46	24/216	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
47	24/217	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
48	24/218	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
49	24/219	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
50	24/220	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
51	24/221	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
52	24/222	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
53	24/223	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
54	24/224	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
55	24/225	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
56	24/226	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
57	24/227	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
58	24/228	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
59	24/229	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
60	24/230	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
61	24/231	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
62	24/232	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
63	24/233	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
64	24/234	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
65	24/235	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
66	24/236	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
67	24/237	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
68	24/238	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
69	24/239	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
70	24/240	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
71	24/241	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
72	24/242	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
73	24/243	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
74	24/244	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
75	24/245	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
76	24/246	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
77	24/247	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
78	24/248	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
79	24/249	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
80	24/250	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
81	24/251	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
82	24/252	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
83	24/253	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
84	24/254	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
85	24/255	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
86	24/256	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
87	24/257	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
88	24/258	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
89	24/259	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
90	24/260	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
91	24/261	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
92	24/262	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
93	24/263	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
94	24/264	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
95	24/265	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
96	24/266	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
97	24/267	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
98	24/268	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
99	24/269	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.
100	24/270	R.R. "Khang", 2nd July 1926.	Do	One small weight, weighing 1 cwt.











No.	Year's issue and date of arrival	Year's issue and date of arrival	Marine and contents of the packages	Number of packages description and contents
115	188/189	Ds.	3 boxes with 1 box of 1/2	Three boxes and 1 box of 1/2
116	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
117	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
118	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
119	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
120	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
121	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
122	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
123	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
124	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
125	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
126	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
127	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
128	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
129	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
130	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
131	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
132	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
133	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
134	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
135	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
136	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
137	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
138	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
139	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
140	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
141	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
142	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
143	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
144	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
145	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
146	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
147	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
148	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
149	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2
150	189/190	Ds.	1 box with 1 box of 1/2	One box and 1 box of 1/2

\*Ratios given, approx.









# TENDER FOR THE SUPPLY OF RATION ARTICLES TO THE SUB-JAIL, KURUPET.

Notice is hereby given that sealed tenders for the supply of the undermentioned ration articles required during the year 1926-27 will be received by the Superintendent, Sub-Jail, Kurupet, up to 15 noon on Monday the 14th March 1926. Tenders should be accompanied by "Guarantee for the supply of ration articles to the Sub-Jail, Kurupet." The notes should be quoted in pounds and pence per dozen for delivery at the Sub-Jail, Kurupet, the quantities being specified in pounds as well as in figures. Suppliers may tender for all or any one of the articles mentioned in the schedule on depositing several money of 5 per cent on the total value of articles tendered for. All supplies must be up to the samples accepted by them or approved by the Superintendent.

2. Successful tenders will be required to enter into stamped agreements with the Jail within seven days from the date of receipt of intimation by them that their prices have been accepted. In addition, they should, before signing such agreements, deposit a security of 50 per cent of the total value of the supplies undertaken. Failing compliance within the time specified, the earnest money may be forfeited and, in the event of withdrawal, they will also be liable to pay any difference between the prices accepted and those ultimately obtained by the Jail. The earnest money received from successful tenders will be taken towards the security deposits and those from others returned at the close of the tender.

The contractor should attach a certificate to his schedule to the following effect:—"I, the undersigned, agree to have the several money confided in by Government in case of my failure to undertake the contract."

3. The Superintendent reserves the right to accept or reject any tender without assigning any reason.

4. Contracts should not be settled.

5. Any rates accepted and contracts entered into will be subject to confirmation by the Inspector-General of Prisons, Government, whose decision shall also be final in all questions of interpretation.

6. As the quantities given against such articles in the schedule are only approximate, contractors will be under an obligation to supply the entire requirements during the period of the contract, plus as much as may be needed to last for a whole month thereafter, provided at request of the ration gasculs that ration articles are given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to receive the quantities or balances noted in the schedule if they are not required.

7. No article is to be supplied to the Jail except on requisition signed by the Superintendent or some responsible person authorized by him in writing to do so "by order."

8. No advance of cash will on any account be made to the contractor when giving orders, nor will the Jail pay freight or other charges on consignments to be afterwards deducted from bills, but payments for articles delivered at the Jail on order will be made promptly after they have been inspected and passed. The contractor shall submit to receive payment of his bills in whole or in part, (i.e., fractions of less than half are disregarded) and half a rupee and over are taken as a rupee) on the date of bills amounting to Rs. 15 and upwards and the totals of bills for less than Rs. 15 should be rounded in the nearest anna (i.e., amounts below six pence and above six pence as an anna).

9. During the period of plague in the vicinity of the Jail or in that of areas from which supplies are drawn, all prices, etc., will be liable to be fixed

according to the new orders before being taken in. Also if for any other reason the Superintendent considers it expedient to fix the new rates.

10. Contractors are required (under a penalty not exceeding Rs. 25) to inventory and with each supply a statement as to value, duly signed, showing the number or quantity tendered for acceptance. Also to sign and stamp, within a week of payment by cheque, cash order, or remittance transfer receipts, all remittance bills forwarded by the Superintendent for the purpose. Quotations in annas with any supposed short payment may be returned to the Superintendent separately, but are not to be made an excuse for delay or refusal to sign.

11. In addition to any difference in prices that may be ascertainable from statements on account of payments rendered necessary otherwise by orders, explicit or inferred on their part to supply according to the terms of their agreement, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every such case of default. For repeated infringement of the stipulations of the contract or for other justifiable reasons, he may also award it, notwithstanding losses incurred by the Jail in consequence of the non-compliance with the security deposited by the contractor, or other matters due to them, and, in the event of any violation by legal measures, if so advised.

12. All earnings found to accrue in excess of the respective percentages prescribed in the schedule will have to be made good by the contractor.

13. Further information on any point concerning the notification can be had from the Jail office.

14. Where some of the rates offered in any tender have been accepted, lower quotations from others to the Superintendent or to the Inspector-General of Prisons will not be considered.

SCHEDULE.		
Name of article.	Approximate quantity required.	Percentage of wastage.
Flour .. ..	150,000	Wastage in process of shelling not to exceed 10 per cent.
Chaff (chickens), .. ..	10,000	Wastage not to exceed 1 per cent.
Hyacinth .. ..	20,000	Wastage not to exceed 5 per cent.
Guano .. ..	2,000	Wastage in shelling not to exceed 10 per cent and not less than 10 per cent.
Onion .. ..	1,500	Wastage in shelling not to exceed 10 per cent and not to be damaged.
Turnip .. ..	250	Wastage not to exceed 5 per cent and not to be damaged.
Onion .. ..	5,000	To be of good quality; no dry ones.
Unwashed, cleaned .. ..	5,000	Wastage not to exceed 1 per cent.
Wheat .. ..	2,000	To be of good and white quality.
Guaranty seed .. ..	10,000	Wastage quality: Wastage in shelling not to exceed 10 per cent and not less than 10 per cent.
Pepper, .. ..	400	To be of good quality.
Coriander .. ..	500	To be of good quality.
Mustard .. ..	500	To be of good quality.
Onion .. ..	500	To be of good quality.
Pepper .. ..	500	To be of good quality.
Mustard .. ..	500	To be of good quality.

J. A. HART,  
Superintendent.

Sub-Jail, Kurupet,  
Mad. Secretary 1926.

# AUCTION FOR SUPPLY OF RATIONS AND MISCELLANEOUS ARTICLES TO THE DISTRICT JAIL, MADRAS.

Notice is hereby given that the Superintendent will hold an auction, at the District Jail, Madras, on 4 p.m., on Friday the 2nd March 1895, for the supply of the following articles during the year 1895-96. Bidding tenders are requested to be put in. In the case of supplies who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour mentioned above, and are accompanied by the correct money specified in the schedule. Tenders which will only be received on postal notes, is to be had, free of cost, on application, should be accompanied by "Tender for the supply of rations and miscellaneous articles to the District Jail, Madras." They will be opened on the day of auction and the sealed notes forwarded along with the bids. The rates should be quoted in pounds and pence per rupee for delivering at the District Jail, Madras, the quantities being specified in words as well as in figures. Samples of the articles required can be seen at the auction. Suppliers may bid or tender for all or any one of the articles mentioned in the schedule on depositing the requisite earnest money. All supplies must be up to the mark as accepted by them or approved by the Superintendent.

1. Successful bidders or tenders will be required to enter into stamped agreements with the Jail within seven days of the date of receipt of intimation by them that their bids have been accepted. In addition they should, before signing such agreements deposit a security of 10 per cent of the total value of the supplies undertaken. (With the approval of the Inspector-General of Prisons the total amount may be reduced in the case of approved contractors.) Failing compliance within the time specified, the earnest money may be forfeited, and in the event of withdrawal they will also be liable to pay any difference between the prices accepted and those ultimately obtained by the Jail. The earnest money retained from successful bidders or tenders will be taken towards their security deposits and those from others returned at the close of the auction.

2. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

3. Contract shall not be called.

4. Any rates accepted and contracts entered into will be subject to modification by the Inspector-General of Prisons. Contractors whose decision shall also be final in all questions of subsequent payment.

5. As the quantities given against each article in the schedule are only approximate, contractors will be under an obligation to supply the entire requirements during the period of the contract, plus or minus as may be needed to last for a whole month thereafter, provided, in respect of the entire quantities that written notice was given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to purchase the quantities or quantities noted in the schedule if they are not required.

6. No article is to be supplied to the Jail except on a requisition signed by the Superintendent, or some responsible person authorized by him in writing to do so by order.

7. No advance of stock will on any account be made to the contractors when giving orders, nor will the Jail pay freight or other charges or arrangements to be afterwards deducted from bills but payment for articles delivered at the Jail on order will be made promptly after they have been inspected and passed. Contractors must submit to receipt

of their bills in whole or in part, to which and to the forwarding part of the same due on each bill will be forwarded, when they constitute a fraction equivalent to half rupee or more, when they will be treated as a whole rupee for the purpose of the account.

8. During the prevalence of plague in the vicinity of the Jail or in that of the area from which supplies are drawn, all plague, etc., will be held to have occurred in the area unless before being taken in. Also if for any other reason the Superintendent considers expedient to suspend the supply of any article, he may do so.

9. Contractors are required to send a weekly statement (under a penalty not exceeding Rs. 20) to the Superintendent with each supply, a memorandum or statement daily signed, showing the number of quantities delivered for payment. Also to sign and return, within a week of payment, by cheque, with order as mentioned in the schedule, all amounts due forwarded by the Superintendent, for the purpose. Questions in connection with any payment short payment may be referred to the Superintendent, separately, but can not be made an excuse for delay or refusal to sign.

10. In addition to any difference in price that may be recoverable from contractors on account of purchase required necessary alterations by defect, neglect or refusal on their part to supply according to the terms of their agreement, a fine not exceeding Rs. 20 may be levied on the contractors of the Superintendent for each and every case of default. For repeated infringement of the stipulations of the contract on the other hand, the contractor, in any case, shall be, on account of all losses sustained by the Jail, in consequence of the default, from the security deposited by the contractor, or other moneys due to them, and in the event of any refusal, by legal means to be recovered.

11. All weights found to be in excess of the respective percentages specified in the schedule will have to be made good by the contractors.

12. Further information on any point concerning the auction can be had from the Jail office.

13. When also the order referred to as a condition or by tender have been accepted, lower quotations from others to the Superintendent, or to the Inspector-General of Prisons will not be considered.

## SCHEDULE.

Name of articles.	Probable quantity month of Jan.	Estimated amount.
(To be delivered as required.)		
1. Rice, Indian, whole, dry, clean and well sorted, to be delivered in 100 lbs. bags.	100,000 lb.	Rs. 100 +
2. Bagg, Mysore, clean and dry, to be delivered in 100 lbs. bags.	250,000 "	" 100 +
3. Dal, cleaned and free from husk, clean and well sorted, to be delivered in 100 lbs. bags.	50,000 "	" 100 +
4. Turmeric, clean, new and dry, to be delivered in 100 lbs. bags.	1,000 "	" 100 +
5. Onions, clean and new, to be delivered in 100 lbs. bags.	1,000 "	" 100 +
6. Chilies, dry, to be delivered in 100 lbs. bags.	1,000 "	" 100 +
7. Turmeric, dry, clean and well sorted, to be delivered in 100 lbs. bags.	100 "	" 100 +
8. Forward, well dried and clean, to be delivered in 100 lbs. bags.	100 lbs.	100

\* Each bidder or contractor.

Names of articles.	Probable quantity, more or less (to be determined as required)	Estimated amount.
1. Tobacco	100 lbs.	100
2. Rice, new, 100 lbs.	100 lbs.	100
3. Sugar	100 lbs.	100
4. Tea	100 lbs.	100
5. Coffee	100 lbs.	100
6. Spices	100 lbs.	100
7. Beans	100 lbs.	100
8. Lentils	100 lbs.	100
9. Peas	100 lbs.	100
10. Corn	100 lbs.	100
11. Wheat	100 lbs.	100
12. Barley	100 lbs.	100
13. Oats	100 lbs.	100
14. Potatoes	100 lbs.	100
15. Onions	100 lbs.	100
16. Cabbages	100 lbs.	100
17. Carrots	100 lbs.	100
18. Turnips	100 lbs.	100
19. Parsnips	100 lbs.	100
20. Leeks	100 lbs.	100
21. Asparagus	100 lbs.	100
22. Broad beans	100 lbs.	100
23. Kidney beans	100 lbs.	100
24. Chickpeas	100 lbs.	100
25. Lentils	100 lbs.	100
26. Peas	100 lbs.	100
27. Corn	100 lbs.	100
28. Wheat	100 lbs.	100
29. Barley	100 lbs.	100
30. Oats	100 lbs.	100
31. Potatoes	100 lbs.	100
32. Onions	100 lbs.	100
33. Cabbages	100 lbs.	100
34. Carrots	100 lbs.	100
35. Turnips	100 lbs.	100
36. Parsnips	100 lbs.	100
37. Leeks	100 lbs.	100
38. Asparagus	100 lbs.	100
39. Broad beans	100 lbs.	100
40. Kidney beans	100 lbs.	100
41. Chickpeas	100 lbs.	100
42. Lentils	100 lbs.	100
43. Peas	100 lbs.	100
44. Corn	100 lbs.	100
45. Wheat	100 lbs.	100
46. Barley	100 lbs.	100
47. Oats	100 lbs.	100
48. Potatoes	100 lbs.	100
49. Onions	100 lbs.	100
50. Cabbages	100 lbs.	100
51. Carrots	100 lbs.	100
52. Turnips	100 lbs.	100
53. Parsnips	100 lbs.	100
54. Leeks	100 lbs.	100
55. Asparagus	100 lbs.	100
56. Broad beans	100 lbs.	100
57. Kidney beans	100 lbs.	100
58. Chickpeas	100 lbs.	100
59. Lentils	100 lbs.	100
60. Peas	100 lbs.	100
61. Corn	100 lbs.	100
62. Wheat	100 lbs.	100
63. Barley	100 lbs.	100
64. Oats	100 lbs.	100
65. Potatoes	100 lbs.	100
66. Onions	100 lbs.	100
67. Cabbages	100 lbs.	100
68. Carrots	100 lbs.	100
69. Turnips	100 lbs.	100
70. Parsnips	100 lbs.	100
71. Leeks	100 lbs.	100
72. Asparagus	100 lbs.	100
73. Broad beans	100 lbs.	100
74. Kidney beans	100 lbs.	100
75. Chickpeas	100 lbs.	100
76. Lentils	100 lbs.	100
77. Peas	100 lbs.	100
78. Corn	100 lbs.	100
79. Wheat	100 lbs.	100
80. Barley	100 lbs.	100
81. Oats	100 lbs.	100
82. Potatoes	100 lbs.	100
83. Onions	100 lbs.	100
84. Cabbages	100 lbs.	100
85. Carrots	100 lbs.	100
86. Turnips	100 lbs.	100
87. Parsnips	100 lbs.	100
88. Leeks	100 lbs.	100
89. Asparagus	100 lbs.	100
90. Broad beans	100 lbs.	100
91. Kidney beans	100 lbs.	100
92. Chickpeas	100 lbs.	100
93. Lentils	100 lbs.	100
94. Peas	100 lbs.	100
95. Corn	100 lbs.	100
96. Wheat	100 lbs.	100
97. Barley	100 lbs.	100
98. Oats	100 lbs.	100
99. Potatoes	100 lbs.	100
100. Onions	100 lbs.	100

## PART C—CLOTHING AND FURNITURE.

1. Tailored suits	100
2. Tailored shirts	100
3. Tailored trousers	100
4. Tailored coats	100
5. Tailored hats	100
6. Tailored shoes	100
7. Tailored gloves	100
8. Tailored socks	100
9. Tailored underwear	100
10. Tailored pajamas	100
11. Tailored nightgowns	100
12. Tailored towels	100
13. Tailored handkerchiefs	100
14. Tailored bed linen	100
15. Tailored table linen	100
16. Tailored curtains	100
17. Tailored carpets	100
18. Tailored rugs	100
19. Tailored mats	100
20. Tailored cushions	100
21. Tailored chairs	100
22. Tailored sofas	100
23. Tailored beds	100
24. Tailored wardrobes	100
25. Tailored dressers	100
26. Tailored chests	100
27. Tailored trunks	100
28. Tailored suitcases	100
29. Tailored handbags	100
30. Tailored purses	100
31. Tailored wallets	100
32. Tailored keys	100
33. Tailored watches	100
34. Tailored jewelry	100
35. Tailored accessories	100

PART D—FURNITURE AND DECORATIONS.  
(To be determined as required.)

1. White bed linen	1,000
2. White bed sheets	1,000
3. White bed covers	1,000
4. White bed pillows	1,000
5. White bed blankets	1,000
6. White bed quilts	1,000
7. White bed duvets	1,000
8. White bed towels	1,000
9. White bed handkerchiefs	1,000
10. White bed bath towels	1,000
11. White bed bath sheets	1,000
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96. White bed bath towels	1,000
97. White bed bath sheets	1,000
98. White bed bath towels	1,000
99. White bed bath sheets	1,000
100. White bed bath towels	1,000

\* Bath towels and bed linen.

District Jail, Madras,  
27th February 1926.Y. SUBBIAH RAO,  
Superintendent.NOTICE FOR THE SUPPLY OF RATIONS  
AND MISCELLANEOUS ARTICLES TO THE  
DISTRICT JAIL, PALANUKOTTA.

Notice is hereby given that the Superintendent will hold an auction at the District Jail, Palanukotta, at 2 p.m., on Friday the 24th March 1926, for the supply of the following articles of stores during the year 1926-27. Bidding tenders are required to be presented. In the case of supplies who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour mentioned above, and are accompanied by the counter-money specified in the schedule. Tenders, which will only be received on printed forms to be had free of cost on application, should be accompanied by "Tender for the supply of various and miscellaneous articles to the District Jail, Palanukotta." They will be opened at the time of auction and the offered rates considered along with the bids. The rates should be quoted in pounds and pence per piece for delivery at the District Jail, Palanukotta, the quantities being specified in pounds as well as in figures. Samples of the articles required are to be sent at the auction. Suppliers may bid or tender for all or any one of the articles mentioned in the schedule on depositing the requisite counter-money. All supplies must be up to the samples accepted by them as approved by the Superintendent.

1. Successful bidders or tenders will be required to enter into stamped agreements with the Jail within seven days from the date of receipt of intimation by them that their names have been accepted. In addition, they should before signing such agreements deposit a security of ten per cent of the total value of the supplies tendered, which amount may be reduced in the case of approved undertakers. Failing compliance within the time specified, the counter-money may be reallocated, and in the event of withdrawal they will also be liable to pay any difference between the prices accepted and those ultimately obtained by the Jail. The counter-money received from successful bidders or tenders will be taken towards their weekly deposits and other fines otherwise returned at the time of the auction.

2. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

3. Contracts should not be sublet.

4. Any price accepted and materials entered into will be subject to confirmation by the Inspector General of Prisons, Government, whose decision shall also be final in all questions of interpretation.

5. As the quantities given against each article in the schedule are only approximate, contractors will be under an obligation to supply the entire requirements during the period of the contract, plus or minus as may be needed in but for a whole month, thereafter, provided, in respect of the entire quantities, that supplies are given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to receive the quantities or materials asked in the schedule if they are not required.

6. No article is to be supplied to the Jail except on a requisition signed by the Superintendent or some responsible person authorized by him in writing to do so "by order."

7. No advance of cash will be on any account be made to the contractors when giving orders, nor will the Jail pay freight or other charges on consignments to be afterwards deducted from bills, but payment for articles delivered at the Jail on order will be made promptly after they have been inspected and passed. Contractors must submit to receive payment of their bills in whole or in part, to which end some form of part of the sum due on





regard for delivery at the Twentieth, Moscow, the quantity being specified in words as well as in figures. Samples of the goods required are to be sent to the station. Suppliers may bid or tender for all or any one of the articles mentioned in the schedule on depositing the requisite earnest-money. All supplies must be up to the samples accepted by State or sanctioned by the Government.

2. Successful holders of licences will be required to state any stopped agreements with the full details of the nature and extent of the stoppage of information by those that they are the subject of. In addition, they should inform against such stoppages deposit a security of 10 per cent of the total value of supplies undertaken. (With the approval of the Information Council of France, the total amount may be reduced in the most approved measures.) Finding compliance within the first specified year, the correct money may be refunded, and in the event of withdrawal, they will also be liable to pay any difference between the sums accepted and those actually recovered by the year. The official account drawn from the licence holder's account will be taken towards their stated obligations and those from others attached at the year of the licence.

3. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

d. Contract should not be added.

3. Any return accepted and contracts entered into will be subject to examination by the Inspector General of Prisons, Detonamond, whose findings shall also be final in all questions of interpretation.

5. As the quantities given against each article in the schedule are only approximate, the Government will be under no obligation to supply the entire requirements during the period of contract, plus so much more as would be used for a whole month thereafter, provided, in respect of the entire quantities, that written notice be given within a fortnight of the termination of the agreement. At the same time, the Government does not bind itself to receive the quantities or numbers noted in the schedule if they are not required.

7. His article is to be supplied to the Job except on a requisition signed by the Superintendent or some responsible person authorized by him in writing to do so 'if order'.

8. No advance of cash will on any account be made to the contractor when giving orders, nor will the job pay freight or other charges or assignments be to afterwards deducted from bills, but payments to be actually delivered at the full an order will be made promptly after they have been inspected and passed. Contractors must submit a return payment on their bills, while paper to which end some former part of the same does not bill will be disregarded, unless they contribute a fraction equivalent to half-price or more, when they will be treated as a whole paper for the purpose of the account.

8. During the prevalence of plague in the vicinity of the jail or in that of the areas from which corpses are drawn, all grain, etc., will be liable to be first exposed to the sun outside before bringing in, also if for any other reason the Superintendent considers exposure of articles to sun necessary.

10. Contractors are required (under a penalty not exceeding Pa. 25) to accurately read with each supply a memorandum or invoice and file signed, showing the number or quantity involved for acceptance. Also to sign and return within a week of payment by check, cash, order or nonreturnable receipts all connected bills forwarded by the Superintendent for the purpose. Damages to materials with any increased short material may be

referred to the Superintendent separately, but are not to be made an excuse for delay or refusal to sign.

11. Is addition to any difference in proven that may be shown valid from continuous or an account of various reasons, including necessary circumstances by failure or refusal on their part to comply according to the terms of their agreement, is a clear-cut matter. He, as may be known, is not the intention of the Government for each and every such case of default. For repeated infractions of the stipulations of the contracts as for other conditions, it may be assumed that, however, of those contracts, by any additional or consequence of the agreement. The Government, depending by the conditions, or other means due to them, and, in the event of any accident, by legal measures, is advised.

12. All rentals found to occur in excess of the respective percentages in the schedule will have to be made good by the contractors.

12. Further information on any point concerning this solicitation can be had from the call office.

14. When cases are referred, other parties involved by law have been supplied, lower courts have been advised as to the Superintendent or to the Inspector-General of Prisons will not be considered.

**References**

[illegible]

TESTERS FOR SUPPLY OF MISCELLANEOUS  
ARTICLES FOR THE RESIDENTANT,  
MADRAS.

Seams tenders for the supply of the railroads—second articles required during the period Jan. 1st, 1904 to the March, 1905, will be received by the

Superintendent of Prisons, Madras, up to 11 June 1900  
17th March 1899 —

[illegible][illegible]

### Reviews Continued

1. Traders should be supervised \*Traders for the supply of miscellaneous articles for the Frontier Garrison, Madras.

2. Traders should specify in words as well as in figures the rate at which such descriptions of article will be supplied, and the total value of such article should also be entered in the appropriate column.

3. No readers will be received unless accompanied by a deposit of postage one hundred only (100).

4. Systems not complying with the above conditions will be rejected.

8. Tendencies may be for one or more groups but must be for ALL articles in each group.

6. The Supernatural service to Meaself the  
right of mying say tender without anigong say  
reason for so doing.

3. The successful trader will be required to pay a surtax of 60 per cent on the value of his

tender, together with the necessary stamp duty, and to sign a contract bond within three days from the date of his being informed of the acceptance of the tender. In case of failure, his deposit of 2 per cent delivered with the tender will be forfeited and credited to Government.

2. No advance of cash will be made to the contributor. Payment of the articles supplied will be made by the Superintendent of Prisons, Madras, as soon as the articles are required.

8. The extract must not be cold.

It, a has not covering No. 4 will be levied at the discretion of the Superintendent for any infraction of obligations of the contract or for the supply of inferior articles, or if frequently repeated, the contract may be annulled and security forfeited to Government.

14. The decision of the Inspector-General of Prisons will be final in all questions of infringement of contract.

13. The content is subject to the confirmation of the Executive Council of Finance.

35. In case the contractor, after taking the award, is not willing to carry out his agreement, he shall give at least one month's notice and shall forfeit the security money to Government. The contractor will also be bound to make good to Government any loss which may arise from his failure or by Government having to purchase the articles specified in the contract in the local market at higher rate than those mentioned here.

14 Any further information can be obtained from the Superintendent of Pinus, Madras, on application on any office day between the hours of 10 a.m. and 5 p.m.

18. Government preliminary notes lodged as security deposit (for a period of twelve months or less) will not be withdrawn even in the Suppression of Vices, Madras, but will remain in the power of the depositors. Government will appropriate or cancel the notes as per G.O. No. 2029, dated 1st March 1926, authority to that effect being duly entered in the contract entered by the depositors.

G. W. MACDONALD, 44-06, L.M.S.,  
*Secretary of Peace*

The Penitentiary, Madras,  
12th February 1938.

## TENDER FOR SUPPLY OF ARTICLES. ETC.

Persons are listed from Jail Department and private firms before the 31st March 1908 for the following:

They should be addressed to the Commissioner of Police, in a sealed cover.

Successful leadusers will be required to execute an agreement for a period of one year.

*J. Crystallization*

[illegible]

Cloth shoes will be supplied in the above cases. The quantity of cloth required for each item should also be stated in the orders.

### II. Supply of the following articles.

1. Caps, forage, for sergeants with 4 black buttons	47
2. Blouse covers for serge for branch delivery	4
3. Cloth caps (black cloth), yards	2,275
4. Cloth black cloth, yards	437
5. Cloth black cloth (light shades), yards	47
6. Cloth trousers	333
7. Knickerbocker trousers (sergeants)	37
8. Hat band, green	33
9. Cloth put for sergeants (sergeants), 7' 4" x 4"	1,820
10. Do. sergeants (sergeants) 7' 4" x 4"	47
11. Caps forage, with black stripes for the delivery of	1
12. Caps forage for sergeants (for sergeants) yards	4,000
13. Caps (sergeants), grey	2,333
14. The 100 sergeants hats, brown, for	30
15. S/C quality 1/2 in. black - increased	1,000
16. Fish hats	200
17. White hats for sergeants on the delivery	40
18. Do. sergeants on the delivery	404
19. Uniform forage, black	274
20. Do. plain	1,000
21. Knickerbocker, black	1,000
22. Do. black	4
23. Chequer, silver, black	14
24. Do. black	10
25. Green No. 1	770
26. Purple for sergeants	200
27. Caps for sergeants	33
28. Green white, for sergeants	60
29. Caps forage, for sergeants delivery	2
30. Ties, black	60
31. Socks & L.	100
32. Socks white, increased	30

### III. Supply of Horse flesh.

About 80 lbs. of cracked, only, and 20 lbs. of whole, horse flesh to be supplied in 12 monthly instalments at the end of the month preceding that for which they are required, at the Headquarters Horse Lines, Egmore.

### IV. Supply of oil to police stations.

About 165 gallons of coconut oil and 540 bottles of kerosene oil to be supplied on the beginning of every month at No. 1 Police of each division and at the Headquarters Horse Lines.

### V. Supply of shoes for holding of horses.

About 11,245 lb. per annum to be supplied on the last day of the month preceding that for which it is required at the following stations according to the requirements of each station, which will be communicated then, and three by the officers concerned:-

E & C, D, S, F, G, H and Headquarters Horse Lines.

J. F. HAYES PHILLIPS,  
Commissioner of Police, Madras City.

City Police Office, Egmore, Madras,  
6th March 1925.

### TENDER FOR SUPPLEMENTAL REPAIRS TO THE LEFT BANK OF RYDES CANAL.

Sealed tenders will be received by the undersigned at his office up to 5 p.m. on the 15th April 1925 for special repairs to the left bank of the Rydes canal from 130 miles to 147 miles.

A. Tuckwell should be addressed to the Executive Engineer, Kutta Eastern Division, and should be accompanied by "Tender for the special repairs to the left bank of Rydes canal from 130 miles to 147 miles."

A. Tuckwell should be accompanied by an earnest money of Rs. 160 when it is submitted, which will be returned to the tenderer whose tender is not accepted.

II-14

4. The Executive Engineer will receive to himself the right of replying to any of the tenders without accepting any reason for so doing.

5. Within a week of the acceptance of the tender being notified to him the successful tenderer will be required to deposit a further sum equal to the above earnest money which with the earnest money received will be held as security for the due fulfilment of the contract.

6. The successful tenderer will also be required to sign the agreement in the proper departmental form (K-2) for the due fulfilment of the contract within a week from the date on which the completion of the tender is notified to him.

7. The failure to comply with conditions 5 and 6 above will entail forfeiture of the earnest money.

8. The contract must not be sublet.

9. Other conditions of contract and the contract documents may be seen at any time between 11 a.m. and 5 p.m. at the Executive Engineer's office, from which blank form of tender may also be obtained.

Quantity	Description of work	Unit of measurement
418 rods	Backwork in light section and 1,200 rods of road cut with small bed of 10 yards and 50 ft of road	1,200 rods
	Back cut for every 100 rods	100 rods
1,200 "	Back cut for every 100 rods	100 rods
1,200 "	Back cut for every 100 rods	100 rods
1,200 "	Back cut for every 100 rods	100 rods

V. AYUDHAI ATTAR,  
Executive Engineer, Kutta Eastern Division,  
Beds, 6th March 1925.

### GOVERNMENT PUBLICATIONS FOR SALE.

AT THE GOVERNMENT PRINTING PRESS, 180, MOUNT ROAD, MADRAS, S.O., AND BY AGENTS.

[4 Catalogues of all Madras Government Publications available for sale may be obtained gratis from the Government Press, Mount Road, or at Mount Road, Madras.]

[The amounts written parentheses are for printing and postage.]

MADRAS ACT VIII of 1925. English. 8vo. Cloth. Part First Act. Rs. 2 (1 s.).

MADRAS ACT I of 1925. English. 8vo. Cloth. Part Act. (Amendment) Act 1 (5 p.).

MADRAS ACT II of 1925. English. 8vo. Cloth. University Act. Rs. 4-6 (5 p.).

REPORT ON THE ADMINISTRATION OF THE MADRAS PRESIDENCY FOR THE YEAR 1915-21. 8vo. 3 (5 p.).

VILLAGE CHIEFS. 1925. English. 8vo. 1 (5 p.).

BOARD'S FINANCIAL REPORT. Vol. I. Nos. 150 to 201. Part 1 (8 p.). Nos. 150 to 170 to Vol. II. Part 2 (8 p.).

The Madras Law Commission Report 1921-22. Rs. 15 (2 s.).

ANNUAL REPORT OF THE COMMISSIONER OF THE CO-OPERATIVE SOCIETIES ACT 2 of 1912 for the year 1921-22. Rs. 1-4 (2 p.).

THE PRIVATE (PART OF) ANANDA RAJA MULLA FROM 1700 to 1701. Vol. X. Rs. 3 (10 p.).

LIST OF GRANTING OFFICERS IN THE MADRAS PRESIDENCY. Commenced up to 1st February 1925. Rs. 12 (4 p.).

GRANTING LIST OF DONOR OFFICERS IN THE MADRAS PRESIDENCY WITH CHIEFS. 1st January 1925. Rs. 1 (1 s.).





the assets of the said estate and will recognise in such distribution only such claims as shall have previously been established to his satisfaction.

H. D. CORRIE,  
*Administrator-General*

Madras, 28th February 1926.

# NOTICES.

O.P. No. 8 of 1926, District Muzam's Court,  
MADRAS at SUDHANA.

Banka Bapayamma—*Plaintiff*.

(In the matter of execution certificate to the estate of Banka Krishnamang, deceased.)

Whereas applied for execution certificate and the petition stands posted to 22nd March 1926. Daylong opening it may appear and appear in court on 22nd March 1926 at 11 a.m.

V. D. BANAJI,  
*High Court Pleader*

Secunderabad, 3rd March 1926.

It is hereby notified that O.P. No. 22 of 1926 on the file of the District Court, Trichinopoly, by Banka Ammal for the sum of a certificate in her favour to the collection of debts due to the estate of the deceased T. K. Ananth. Ammal under the Provisional Act No. 37 of 1925 pending for hearing objection on 21st March 1926.

S. NARAYANASWAMI ATTAR,  
*Pleader for Plaintiff*

Trichinopoly, 2nd March 1926.

Notice is hereby given to all people concerned that I have this day renounced the power of attorney dated 25th Feb. 1925 given by me to Hemachand Hemachand who was acting as my agent of the Trichinopoly Bench. Since he has left my service, he has complete authority on my behalf or on behalf of my firm and any private or public dealing with him will be so doing at his own risk.

NANGOMMAL JESSARINGH SAIR.

Madras, 4th March 1926.

# INSOLVENCY NOTICES.

No. 1 of 1926 (O.P. No. 22 of 1926) District Muzam's Court, MADRAS.

Krishnamang Bapayamma—*Plaintiff*.  
A. C. M. Mathayya Chetti, etc.—*Defendants*

No. 9 of 1926 (O.P. No. 22 of 1926) District Muzam's Court, MADRAS.

Chinnappa Naidu—*Plaintiff*.  
A. C. M. Mathayya Chetti and others—*Defendants*

Take notice that the petition stands posted for a final order of discharge and the petition stands posted to 18th and 19th March 1926 respectively.

S. VEDANESWARAN, *Pleader*

No. 15 of 1926, District Court, CHENNAI—  
O.P. No. 18 of 1926, District Court, CHENNAI.

M. Venkatasubramanian—*Plaintiff*.  
Muthuswami Chetty and others—*Defendants*

Take notice that the petition stands posted for final discharge under section 41 of Act V of 1920 and in court on 18th March 1926. The said Court on 18th March 1926.

P. S. RAMANUJACHARI,  
*Pleader for Plaintiff*

Chennai, 2nd February 1926.

Take notice that Perumala Natchai of Kottai, Madras, is hereby notified that the petition (P. No. 1 of 1926) on the file of the Additional District Muzam's Court, Chennai, to adjudge him an insolvent and make a final order to 18th March 1926 for objections before the Official Receiver, Chennai.

N. KRISHNANATHAN,  
*Pleader for Plaintiff*

Chennai, 2nd March 1926.

Notice is hereby given that Pothanna Chetty, son of Mathaprasanna Chetty, residing at Raman street, Kaveri, has applied to the Trichinopoly Sub-Court to be adjudicated insolvent and the same is posted before the Official Receiver at Trichinopoly on 17th No. 14 of 1926 on 2nd March 1926.

M. S. JAGANNATH ATTAR,  
*Plaintiff's Pleader*

Trichinopoly, 3rd March 1926.

Notice is hereby given that the application, in Insolvency filed by K. L. V. Raja Rao, son of M. V. Lakshmana Rao, residing at Chinnappa, is posted for hearing before the Official Receiver at Trichinopoly on 17th No. 123 of 1926 on 25th March 1926.

R. SRIKANTH ATTAR,  
*Pleader*

Trichinopoly, 5th March 1926.

# SUMMONS FOR DISPOSAL OF SUIT.

Civil Suit No. 12 of 1925-26—on the Court of the District Muzam, KANNIYAKUMARI.

Periyasami Jagannath Siva Siva through proprietors Subbaid Sivaiah of Kinniyakumari—*Plaintiff*.  
Warrant Venkatasubramanian Chetty (son of Kottai, Madras), District Trichinopoly—*Defendant*.

(On Warrant Venkatasubramanian Chetty (son of Kottai, Madras), District Trichinopoly, District Trichinopoly.)

Whereas the plaintiff has instituted a suit against you, for Rs. 1,000-0-0, you are hereby summoned to appear in this Court in person or by an authorised agent duly licensed and able to answer all material questions relating to the suit or who shall be accompanied by some person who shall be sworn to answer all such questions on the 26th day of March 1926 at 11 a.m. in the forenoon, in answer to the Court, and in the forenoon for your appearance is appointed for the final disposal of the suit, you must be prepared to produce on that day all the witnesses upon whose evidence and all the documents upon which you intend to rely in support of your defence.

Take notice that, in default of your appearance on the day before mentioned, the suit will be heard and determined in your absence.

Given under my hand and the seal of the Court this 24th day of February 1926.

SINGARASWAMI MAHANT,  
*Deputy Officer, Kinniyakumari District*

## MADRAS PORT TRUST.

## MINUTES OF A BOARD MEETING

On 22nd 1901-02, WEDNESDAY, 22ND FEBRUARY 1902.

Present:

- Mrs. C. E. Webb, *President*,  
 Mr. T. A. Stewart, *T.O.R.*  
 Mr. Ry. Datta Chandra Gopinatha Chakrabarty,  
*Joint Secy.*  
 Mr. Subbarao M. Mahendram Nayudu,  
*Secy.*  
 Mr. S. S. Subbaram,  
 Mr. K. K. S. S.,  
 Mr. C. M. Jones,  
 Mr. J. O. Robertson.

The Chairman having presided in Calcutta, by the P. & M. Co., to attend the Conference of the Port of Calcutta, the Chairman presiding in the P. & M. Co. in the chair and proceeded to consider the minutes of the meeting.

400. Read, approved and recorded the minutes of the proceedings of the previous meeting held on Friday, 14th February 1902.

401. Resolved to accept in M.R. Ry. Datta Chandra K. Gopinatha Chakrabarty, Esq., M.A., the Trust's Secretary, the recommendation of the Trustees of the Trust's monthly meeting held on 14th February 1902.

402. Resolved to accept in M.R. Ry. Datta Chandra K. Gopinatha Chakrabarty, Esq., M.A., the Trust's Secretary, the recommendation of the Trustees of the Trust's monthly meeting held on 14th February 1902, approving of the statement of the Trust's Chief Engineer's Office, of one of the two units of quarters which have so far been constructed.

Read a note by the Chairman stating that the Board of Directors had recommended the Trust to approve of an additional room being built for the such a question as an estimated cost of Rs. 515, per plan and estimate submitted by him, provided the Board of Directors pay cost thereof at the rate of 8 per cent per annum on the cost thereof, viz. 2 per cent for interest and 2 per cent for repairs.

Resolved that the plan and the estimate be approved, the latter to be submitted to the estimate submitted to Rs. 1,20,000 where referred to and debitable to Capital, subject to sanction of Government under section 75 of the Madras Port Trust Act, and that rent be charged for the extra accommodation at the rate proposed by the Chairman.

403. Read again Resolution No. 375, dated the 10th July 1901 and G.O. No. 324, Revenue (Madras), dated the 8th August 1901, concerning the purchase, at an estimated cost of Rs. 25,000, of a plot of land, all two electric street lamps and one electric street lamp.

Read a note by the Deputy Chief Engineer, regarding that, he cannot give, sanction to the purchase from Messrs P. & M. Co. (England), Ltd., Calcutta, at a cost of Rs. 1,500, P.O.R. Datta, of an Edison Alkaline battery for replacing the old battery which was fixed with the "Drum" electric lamp, one of the two units mentioned under the authority of the above quoted Resolution, as well as in the debt to Capital, of a part of the cost of the new battery, viz. Rs. 1,500.

Resolved that the proposed replacement of the existing old battery on the "Drum" electric lamp

as well as the purchase, for the purpose, of the Edison (Alkaline) battery offered by Messrs P. & M. Co. (England), Ltd., Calcutta, be approved and that out of the total expenditure incurred on the replacement, Rs. 1,500 being the approximate difference, not between the old battery and the new battery, be debited to Capital, subject to sanction of Government under section 75 of the Madras Port Trust Act and the balance to Revenue fund, 2. Portage of cargo, (iii) Traffic regulations.

404. Read an application, from Mr. T. W. Main, Mechanical Engineer, supported by a medical certificate, for leave for a period of 3 months and 17 days from the 2nd January 1902. Read also note thereon by the Chairman.

Resolved that, with effect from the 2nd January 1902, Mr. Main be granted leave on average pay for 3 months and 17 days, and leave not due on half average pay for one month and one day in continuation thereof, the leave not due now granted being debitable against his future earnings of leave.

405. Read again Resolution No. 365, 44 and 518, dated respectively the 5th November 1901, the 11th May 1902, and the 21st May 1902, under the authority of which Mr. J. E. Burke, (i) Engineer and Docking Master of the Dockyard, Madras, is at present granted a pay of Rs. 450 regular with Rs. 75 as personal allowance without any allowance for overtime, Rs. 50 as house rent allowance and an allowance of Rs. 75 for carrying out the periodical inspection of the Trust's floating craft and the Customs and Police launches.

Read a note by the Chairman recommending, for reasons given, that Mr. Burke be granted a pay of Rs. 450 per annum as a whole of Rs. 450 - 75, without any personal allowance or extra pay for overtime worked, but with the allowance of Rs. 50 per annum for house rent and the allowance of Rs. 75 per annum for the periodical inspection of the floating craft being continued to him as heretofore.

Resolved that the Chairman's recommendation be approved and that the proposed revision of the pay and allowance be given effect to from the 1st March 1902.

406. Read agreement dated the 25th July 1901, between the Trust and Messrs. Trust & Co., Ltd., for the latter's lease of the northern compartment of workshop A for a period of one year from the 1st August 1901 as well as a letter dated the 15th February 1902 from the firm applying, in accordance with clause 7 (a) of the agreement, for permission to sublet a portion of the compartment to Messrs. Lewis Dreyfus & Co.

Resolved that the permission asked for be granted.

411. Read again Resolution No. 413, dated the 5th November 1901, directing that labourers on duty wages on the Trust's supply, when temporarily absent from work in consequence of sickness sustained while on duty, be granted one month's pay or, in case where the absence is less than a month, the pay which the absence would have earned during the period of leave if he were present on duty.

Resolved, on the recommendation of the Deputy Chief Engineer, supported by the Chairman, to sanction, in a special case, the payment to Subbarao, Ramaswami in the Trust's Workshop, who had been absent from duty from the 15th November 1901 to the 22nd December 1901, both days inclusive, undergoing treatment in hospital on account of an injury which he sustained while on duty, of the wages he would have earned during that period had he been present on duty. This payment includes any benefit to which the employee may be entitled under the Workmen's Compensation Act.

412. Read a note by the Deputy Chief Engineer supported by the Chairman, showing the book,

received for the supply of 200 tons of cement and overrunning that quantity is credited to the purchase, in the first instance, of 20 tons of the same, manufactured by Messrs. The Edinburgh Cement Co., Ltd., Shetland, ordered by Messrs. Bell & Co., Ltd., Madras, at Rs. 22-4-8 per ton delivered at the Trust's store, with the option of purchasing the balance of 180 tons from them at the same rate subject to the cement passing the Trust's tests.

Resolved, that the action taken for by Messrs. Bell & Co., Ltd., Madras, at Rs. 22-4-8 per ton delivered at the Trust's store, with the option of purchasing the balance of 180 tons from them at the same rate subject to the cement passing the Trust's tests, be approved by the Board of Directors.

Resolved, that the action taken for by Messrs. Bell & Co., Ltd., Madras, at Rs. 22-4-8 per ton delivered at the Trust's store, with the option of purchasing the balance of 180 tons from them at the same rate subject to the cement passing the Trust's tests, be approved by the Board of Directors.

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#### Statement showing the amount of dues collected during the month of January 1926.

	1924.		1925.		1926.		1926.	
	Rs.	A. P.	Rs.	A. P.	Rs.	A. P.	Rs.	A. P.
<b>I. Harbour Receipts—</b>								
(1) Thru-ship imports ..	10,476	13 8	1,21,328	81 8	1,11,256	0 0	1,22,740	8 8
(2) Thru-ship exports ..	20,524	4 8	26,202	8 8	75,422	8 8	46,890	7 8
(3) Transit dues, imports ..	14,616	13 8	14,236	13 8	24,820	0 0	9,027	12 8
(4) Storage charges ..	67	0 8	368	8 8	2,274	10 8	313	8 8
(5) Rent for storage space ..	1,692	9 8	2,346	16 8	3,927	10 8	2,582	9 8
(6) Harbour terminal charges ..	8,428	12 10	59,491	9 8	27,036	8 8	25,000	0 0
(7) Charges ..	13,410	5 8	9,257	0 8	6,371	4 8	7,987	4 8
(8) Portage, special ..	1,650	15 8	2,410	15 8	3,927	8 8	2,518	8 8
(9) Demurrage ..	1,627	9 8	41	8 8	41	11 8	944	10 8
(10) Hire of harbour wagons ..	...	...	4,603	0 8	3,825	8 8	1,650	0 8
(11) Quay dues ..	...	...	20,183	13 8	25,463	8 8	35,000	8 8
<b>II. Rent, fuel and penalties—</b>								
(1) Rent of premises ..	3,085	8 8	13,871	4 8	13,668	7 8	14,000	8 8
(2) Overtime ..	6,025	0 8	6,637	8 8	7,361	12 8	4,000	12 8
(3) Damages, falls ..	1,002	11 8	9,807	4 11	9,741	2 8	1,134	7 8
(4) Fines and penalties ..	8	8 8	118	0 8	338	2 8	172	8 8
(5) Railway falls ..	1,168	0 8	...	...	...	...	...	...
<b>III. Sales—</b>								
(1) Water sold to boats ..	1,395	8 8	8,472	8 8	5,564	14 10	9,463	0 7
(2) Water sold to wharves ..	289	0 8	...	...	...	...	...	...
(3) Sale of unclaimed goods ..	...	...	29	14 0	—	2 4 0	8	8 8
(4) Other sales ..	7	9 8	3	8 8	...	...	...	...
<b>IV. Contributions to Revenue—</b>								
(1) From Port Funds ..	...	...	...	...	...	...	...	...
(2) From Government ..	...	...	...	...	...	...	...	...
<b>V. Interest—</b>								
(1) Interest on investments ..	425	0 10	367	11 1	757	9 2	...	...
<b>VI. Miscellaneous—</b>								
(1) Profit on investments ..	...	...	...	...	...	...	...	...
(2) Contributions to Corporation (under Income Tax) ..	848	0 8	150	0 8	513	12 4	848	10 0
<b>VII. Dues awaiting adjustment ..</b>	—	1 12 8	23	9 8	5,550	8 8	82	8 8
<b>Total ..</b>	<b>3,43,786</b>	<b>13 9</b>	<b>2,81,936</b>	<b>1 7</b>	<b>2,25,470</b>	<b>2 8</b>	<b>3,54,358</b>	<b>13 8</b>

Month.	Actual of 1923-24		Actual of 1924-25		Actual of 1925-26		Actual of 1926-27		Increase or decrease in the last two years		
	Rs.	A. P.	Rs.	A. P.	Rs.	A. P.	Rs.	A. P.	Rs.	A. P.	
April ..	1,64,156	3 8	1,81,520	12 0	2,30,128	0 8	2,48,468	19 4	—	1,184	3 8
May ..	3,21,558	9 11	2,36,537	11 9	2,89,149	7 8	2,82,294	2 8	+	27,863	11 1
June ..	1,78,763	9 1	1,84,082	8 8	2,31,446	14 1	2,45,127	0 4	+	19,486	2 8
July ..	1,22,818	12 4	2,44,118	14 1	2,89,094	10 2	3,64,192	4 8	+	25,367	2 8
August ..	65,416	6 10	2,46,012	1 8	2,39,478	7 1	2,51,513	43 9	+	18,478	7 11
September ..	1,23,882	10 8	3,21,188	4 10	3,66,180	10 11	3,25,410	8 8	—	2,838	8 8
October ..	1,84,271	2 1	2,10,762	8 10	2,75,123	14 0	3,62,549	8 8	+	50,676	5 0
November ..	1,23,705	8 11	2,10,180	8 9	2,61,556	11 1	2,55,737	12 0	+	11,781	1 4
December ..	1,25,782	8 11	2,43,024	12 5	2,60,613	13 1	2,48,338	8 8	—	18,727	5 8
January ..	1,48,784	12 8	2,45,880	1 7	2,32,170	9 8	2,84,828	12 9	+	29,861	5 0
February ..	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	
March ..	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	
<b>Total ..</b>	<b>11,70,322</b>	<b>9 8</b>	<b>22,95,034</b>	<b>13 2</b>	<b>21,10,418</b>	<b>14 2</b>	<b>21,45,710</b>	<b>14 3</b>	—	34,382	<b>9 10</b>

(1) Includes Rs. 1,69,400-48-6 being the interest accrued on Government securities of the capital account.

(2) Rs. 1,20,217-6-7 do.

615. The following statement showing the number of vessels piloted, &c., was ordered to be recorded:—

Purposes	From 1st to 12th February 1914.	Total from 1st April 1913 to 31st January 1914.	Total from 1st April 1912 to 31st February 1913.
Vessels piloted into the harbour	24	161	63
Do. piloted out of the harbour	11	140	140
Do. transported from one berth to another	12	107	214
Do. a towed	—	10	20
Subj. vessels piloted into the harbour	2	11	17
Do. piloted out of the harbour	1	14	21
Do. transported from one berth to another	1	9	9

617. The following statement showing the number of vessels which used the quays was ordered to be recorded:—

Purposes	From 1st to 12th February 1914.	Total from 1st April 1913 to 31st January 1914.	Total from 1st April 1912 to 31st February 1913.
<i>East Quay.</i>			
West quay No. 1 berth	2	21	27
Do. No. 21 do.	—	20	21
Do. No. 22 do.	2	32	36
Do. No. 19 do.	1	68	72
South quay	8	128	135
East quay	—	16	26
West quay	1	6	1
<i>North Quay.</i>			
West quay	1	68	122
	1	7	9

618. The following statement showing work done by vessels was ordered to be recorded:—

Period.	Buoys.						Sailing vessels.		Total quantity of cargo shipped.	Total quantity of cargo loaded.	Buoys.
	Cargoes.		Warehouses.		No. of cargo.	No. of cargo.					
	Quantity of cargo shipped.	Quantity of cargo loaded.	Quantity of cargo shipped.	Quantity of cargo loaded.							
For the period 1st to 12th February.	17,100	17,100	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000	

619. The following statement of estimates submitted, when the 21st February 1914 was ordered to be recorded:—

Serial number.	Authority.		Name of work.	Amount estimated.	Balance of Budget allowed when available.	Chargeable to.	Remarks.
	No.	Date.					
24	Royal's Wm. No. 124	18th Feb.	Capital Account No. 124	1,100	—	1. v. l. No. 124	
25	Charitable order	21st Feb.	Construction of a wharftide pier and long wharftide wharftide for work done on.	100	—	1. v. l. No. 124	
			Notes for Total Account No. 124				





# THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 6.] MADRAS, TUESDAY EVENING, MARCH 2, 1915. (Printed, 224 No. 6.)

## Part III.—Proceedings of the Indian Legislature

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### GOVERNMENT OF INDIA.

#### LEGISLATIVE DEPARTMENT.

[An introduction to the Legislative Assembly.]

*A Bill to consolidate and amend the law relating to arbitration in British India.*

[The corresponding provisions of the Indian Arbitration Act (I. A. A.), the English Arbitration Act (E. A. A.) and Schedule to the Civil Procedure Code (Cal. C. P. Code) are indicated in the margin.]

Whereas it is expedient to consolidate and amend the law relating to arbitration in British India; It is hereby enacted as follows:—

1. (1) This Act may be called the Indian Arbitration Act, 1915.

(2) It extends to the whole of British India, except such districts where the Code of Civil Procedure, 1908, is not in force.

(3) It shall come into force on

Short title,  
extent and  
commence-  
ment.

1915

## PART I.

## ARBITRATION WITHOUT THE INTERVENTION OF THE COURT.

Definition.

3. In this Part, unless there is anything repugnant in the subject or context,—

(a) "the Court" means the Court which, if the subject-matter submitted to arbitration were the subject of a suit, would have jurisdiction to try the suit; but shall not include a Court of Small Causes;

(b) "submission" means a written agreement to submit present or future differences to arbitration whether an arbitrator is named therein or not.

Reference to be irrevocable except by leave of Court.

3. A submission, unless a different intention is expressed therein, shall be irrevocable except by leave of the Court.

Provisions implied in submission.

4. Submission, unless a different intention is expressed therein, shall be deemed to include the provisions set forth in the First Schedule, in so far as they are applicable to the reference and submission.

Reference to arbitrator to be appointed by third person.

5. The parties to a submission may agree that the arbitrator shall be to be an arbitrator or arbitrators to be appointed by a person designated either by name or as the holder for the time being of any office or appointment.

## Illustration.

The parties to a submission may agree that any dispute arising between them in respect of the subject-matter of the submission shall be referred to an arbitrator to be appointed by the Bengal Chamber of Commerce, or, as the case may be, to an arbitrator to be appointed by the president for the time being of the Bengal Chamber of Commerce.

Power for the Court to nominate arbitrator to supply any arbitrator, umpire or third arbitrator.

6. (1) In any of the following cases:

(a) where a submission provides that the arbitrator shall be to be a single arbitrator, and all the parties do not, after differences have arisen, concur in the appointment of an arbitrator;

(2) if a single appointed arbitrator neglects or refuses to act, or is incapable of acting at all, or is removed, and the submission does not show that it was intended that the vacancy should not be supplied, and the parties do not supply the vacancy;

(3) where the parties or two arbitrators are at liberty to appoint an umpire or third arbitrator and do not appoint him;

(4) where an appointed umpire or third arbitrator refuses to act, or is incapable of acting, or dies, or is removed, and the submission does not show that it was intended that the vacancy should not be supplied, and the parties or arbitrators do not supply the vacancy;

any party may give the other parties or the arbitrators, as the case may be, with a written notice to concur in appointing an arbitrator, umpire or third arbitrator.

(2) If the appointment is not made within seven clear days after the service of the notice, the Court may, on application by the party who gave the notice, and after giving the other party an opportunity of being heard, appoint an arbitrator, umpire or third arbitrator, who shall have the like power to act in the reference and make an award as if he had been appointed by consent of all the parties.

R E E A. 4



8, 9, 10, 11, 12. 7. When a submission provides that the arbitrator shall be to be appointed by each party, then, unless the party who appoints a contrary intention, —

(a) if either of the appointed arbitrators refuses to act, or is incapable of acting, or dies, the party who appointed him, may appoint a new arbitrator in his place;

(b) if, on such a reference, one party fails to appoint an arbitrator, either originally or by way of substitution as aforesaid, for seven clear days after the other party, having appointed his arbitrator, has served the party making default with notice to make the appointment, the party who has appointed an arbitrator may appoint that arbitrator to act as sole arbitrator in the reference, and his award shall be binding on both parties as if he had been appointed by consent;

Provided that the Court may set aside any appointment made in pursuance of clause (2) of this section.

8. (2) When a submission to arbitration provides that the arbitrator shall be to be appointed by each party, then, unless the party who appoints a contrary intention, —

(a) If any party fails to appoint an arbitrator for seven clear days after the other party, having appointed his arbitrator, has served the party making default with notice to make the appointment, the party who has appointed an arbitrator may appoint that arbitrator to act as sole arbitrator in the reference, and the award of the arbitrator so appointed shall be binding on both parties as if he had been appointed by consent;

(b) If, after each party has appointed an arbitrator, the two arbitrators appointed fail to appoint a third arbitrator within seven clear days after the service by either party of a notice upon them to make the appointment, the Court may, on an application by the party who gave the notice, exercise in the place of the two arbitrators the power of appointing a third arbitrator;

(c) If an arbitrator, appointed either by one of the parties, by the arbitrators, or by the Court refuses to act, or is incapable of acting, or dies, a new arbitrator may be appointed in his place by the party, arbitrators, or Court, as the case may be.

(d) The Court may set aside any appointment of a person to act as sole arbitrator made in pursuance of this section.

8, 13, 14, 15. 8. The arbitrator or arbitrators acting under a submission shall, unless a different intention is expressed therein, have power —

(a) to administer oath or affirmations to the parties and witnesses appearing;

(b) to sit on an award as in the whole or part thereof in the form of a special case for the opinion of the Court;

(c) to correct in an award any clerical mistake or error arising from any accidental slip or omission, or modify an award by striking out any part which the Court considers to be bad in law where such part can be separated from the rest.

8, 9, 10, 11, 12. 10. (1) Any party to the submission may take out from the Court summonses to persons whose attendance is required to give evidence or to produce documents, provided that no person shall be compelled under any such summons to produce any document which he could not be compelled to produce on the trial of a suit.

Power to  
appoint  
arbitrator  
in equity  
cases.

Power to  
appoint  
arbitrator  
by or one of  
the parties.

Power of  
arbitrators.

Summoning  
of witnesses  
by Court.

(F) Except as provided by rules made under this Act, the rules of Order XVI of the Code of Civil Procedure, 1908, shall apply to witnesses by the Court under this Act as far as they are applicable.

Power to  
Court to  
enquire into  
for making  
award.

11. The time for making an award may, from time to time, be S. 15, I.A.A.  
enquired by order of the Court, whether the time for making the  
award has expired or not, or whether the award has been made or  
not.

Following  
award.

12. (1) An award or a submission may, by leave of the Court, be S. 15, I.A.A.  
enquired in the same manner as if it were a decree of the Court and  
the provisions of the Code of Civil Procedure, 1908, relating to the  
execution of decrees shall, so far as they are applicable, be deemed to  
apply to the enforcement of an award. 20, I.A.A.  
7 of 1908.

(2) No such leave shall be given until the time permitted by the  
rules made under this Act for making an application to modify,  
correct, amend, or set aside an award has expired, and if such an  
application has been made, until it is disposed of.

En and to  
modify sub-  
mission or  
award except  
the Court.

13. No suit shall lie to contest the validity of a submission or an award,  
award on any ground other than fraud.

Power to  
Court to  
enquire into

14. (1) The Court may, from time to time, enquire the award or any S. 15, I.A.A.  
of the matters referred to therein for the consideration of the  
arbitrator or umpire.

(2) The arbitrator or umpire shall reconsider the matters submitted  
to him or if the award is remitted to him make a fresh award, within  
three months after the date of the order of the Court or such other  
period as the Court directs.

Power to en-  
quire into sub-  
mission or  
award.

15. Where an arbitrator or umpire has misconducted himself, S. 16, I.A.A.  
the Court may remove him.

Power to en-  
quire into  
award.

16. (1) Where an arbitrator or umpire has misconducted himself, S. 16, I.A.A.  
or an arbitration or award has been improperly procured, or where  
the award is otherwise voidable, the Court may set aside the award.

(2) No award shall be deemed to be invalid by reason only of its  
being based on a reference which amongst other matters includes  
matters the subject-matter of a pending suit or proceedings. Rev. 1

Power to stay  
proceedings  
where there is  
a submission.

17. Where any party to a submission or any person claiming S. 18, I.A.A.  
under him commences any legal proceedings in any Court against any  
other party to a submission or any person claiming under him in  
respect of any matter agreed to be referred, any party to such legal  
proceedings may, before filing a written statement or taking any steps  
in the proceedings, apply to the Court in which such legal proceedings  
are pending to stay the proceedings, and such Court, if satisfied that  
there is no sufficient reason why the matter should not be referred in  
conformance with the submission and that the applicant was at the  
time when the proceedings were commenced and still remains ready  
and willing to do all things necessary to the proper conduct of the  
arbitration, make an order staying the proceedings.

1. 19, F.S.A. 24. Any arbitrator or umpire may, at any stage of the proceedings, under a reference or award, if so directed by the Court, state that in the form of a special case the opinion of the Court any questions of law arising in the course of proceedings before such arbitrator or umpire, and such opinion shall form part of the award.

Statement of  
law pending  
arbitration

## PART II.

### ARBITRATION THROUGH A COURT.

Form 3 and  
(11) S.P.O.  
1st Ed. 25. 25. In any suit or proceeding in any Court of civil jurisdiction, if all the parties interested agree, the Court may, at any time by order refer such suit or proceeding to the arbitrator agreed on by the parties, and shall do such thing as it thinks fit for the making of the award.

Power to  
refer to  
arbitration  
may  
apply to  
suit or  
proceeding.

Form 3 (7),  
1st Ed.,  
S.P.O. 26. 26. Where a matter is referred to arbitration, the Court shall not, save in the manner and to the extent provided in this part of this Act, deal with such matter.

Court not to  
deal with the  
matter referred.

Form 3, 1st  
Ed., S.P.O. 27. 27. (1) Where the reference is to two or more arbitrators, provision shall be made in the order for a difference of opinion among the arbitrators—

Where reference  
to two  
or more arbitrators  
is provided  
for difference  
of opinion

- (a) by the appointment of an umpire; or
  - (b) by declaring that, if the majority of the arbitrators agree, the decision of the majority shall prevail; or
  - (c) by empowering the arbitrators to appoint an umpire; or
  - (d) otherwise as may be agreed between the parties, or, if they cannot agree, as the Court may determine.
- (2) Where an umpire is appointed, the Court shall in such case as it thinks reasonable for the making of his award or vote, be so required to act.

Form 3, 1st  
Ed., S.P.O. 28. 28. (1) In any of the following cases, namely—  
(a) where the parties cannot agree within a reasonable time with respect to the appointment of an arbitrator, or the person appointed refuses to accept the office of arbitrator, or

Power of  
Court to ap-  
point arbitrator  
in certain  
cases

- (b) where an arbitrator or umpire—  
(i) dies, or  
(ii) refuses or neglects to act or becomes incapable of acting, or  
(iii) having through fraud or circumvention showing that he will probably not return at an early date, or
- (c) where the arbitrators are empowered by the order of reference to appoint an umpire and fail to do so,

any party may serve the other party of the arbitrators, or the case may be, with a written notice to appoint an arbitrator or umpire.

(2) If within seven clear days after such notice has been served or such further time as the Court may in such case allow, no arbitrator or umpire is appointed, or the case may be, the Court may, on application by the party who gave the notice, and after giving the other party an opportunity of being heard, appoint an arbitrator or umpire or make an order expending the arbitration, and in such case shall proceed with the suit.

Form 3, 1st  
Ed., S.P.O. 29. 29. Every arbitrator or umpire appointed under section 21 or Form 3 of section 22 shall have the like powers as if his name had been inserted in the order of reference.

Power of  
arbitrator or  
umpire ap-  
pointed under  
section 21 or  
section 22.

Examination of witness and Exhibit.	<p>14. (F) The Court shall cause the same processes to the parties <i>Part 3</i>, and witnesses whom the arbitrator or umpire desires to examine, as the H.C.P.C. Court may cause to be served before it.</p> <p>(F) Parties not attending in accordance with such process, or making any other default, or refusing to give their evidence, or partly or any contempt to the arbitrator or umpire during the investigation of the matter referred, shall be subject to the like disadvantages, penalties and punishments, by order of the Court on the representation of the arbitrator or umpire, as they would incur for the like offences in cases tried before the Court.</p>
Return of award or finding final.	<p>15. Where the arbitrator or the umpire makes the award <i>Part 3</i>, or award within the period specified in the order, the Court may, if it H.C.P.C. thinks fit, either allow further time, and from time to time, either before or after the expiration of the period fixed for the making of the award, (whether an award has been made or not) enlarge such period; or may make an order suspending the arbitration, and in such case shall proceed with the suit or proceeding.</p>
When umpire may withdraw in case of arbitrator.	<p>16. Where an umpire has been appointed, he may cause on the <i>Part 3</i>, reference to the place of the arbitrator, — H.C.P.C.</p> <p>(a) if they have allowed the appointed time to expire without making an award, or</p> <p>(b) if they have delivered to the Court or to the umpire a notice in writing stating that they cannot agree.</p>
Award to be signed and filed.	<p>17. Where an award in a suit or proceeding has been made the <i>Part 3</i>, a person who made it shall sign it and cause it to be filed in Court, H.C.P.C. together with any depositions and documents which have been taken and proved before them; and notice of the filing shall be given to the parties.</p>
Statement of special case by arbitrator or umpire.	<p>18. Upon any reference by an order of the Court, the arbitrator <i>Part 3</i>, or umpire may, with the leave of the Court, state the award as to H.C.P.C. the whole or any part thereof in the form of a special case for the opinion of the Court, and the whole shall deliver its opinion thereon, and shall enter such opinion to be added to and to form part of the award.</p>
Power to modify or rescind award.	<p>19. The Court may, by order, modify or rescind an award, — <i>Part 3</i>, H.C.P.C.</p> <p>(a) where it appears that a part of the award is upon a matter not referred to arbitration and such part can be separated from the other part and does not affect the decision on the matter referred; or</p> <p>(b) where the award is imperfect in form, or contains any obvious error which can be amended without affecting such decision; or</p> <p>(c) where the award contains a clerical mistake or an error arising from an accidental slip or omission.</p>
When award or matter referred to arbitration may be rescinded.	<p>20. The Court may, from time to time, rescind the award or any of the matters referred to arbitration in the remission of the order <i>Part 3</i>, H.C.P.C. to the arbitrator or umpire, and shall fix a time within which the arbitrator or the umpire has to submit his decision to the Court.</p>
Deposits to be made with award.	<p>21. (F) An award rendered under section 20 becomes void on <i>Part 3</i>, H.C.P.C. failure of the arbitrator or umpire to recommend it. But an award shall be set aside except on one of the following grounds, namely:—</p> <p>(a) corruption or misconduct of the arbitrator or umpire,</p>

(3) either party having been guilty of fraudulent concealment of any matter which he ought to have disclosed, or of wilfully misleading or deceiving the arbitrator or umpire;

(4) the award having been made after the time when order by the Court suspending the arbitrator and proceeding with the suit or being otherwise made.

(5) Where an award becomes void or is set aside under subsection (1), the Court shall make an order suspending the arbitrator and in such case shall proceed with the suit as if no award had been made.

Sec. 38 (3a)  
1, 2 & 3

38. (1) Where the Court sees no cause to remit the award of any judgment or of the matters referred to arbitration for reconsideration in manner aforesaid, and an application has been made to set aside the award, or the Court has refused such application, the Court shall, after the time for making such application has expired, proceed as if no award had been made, and an appeal shall lie from such judgment.

(2) Upon the judgment so pronounced as a suit, a decree shall follow, and no appeal shall lie from such decree except in so far as the decree is in excess of, or not in accordance with, the award.

### PART III.

#### MISCELLANEOUS.

Sec. 39 (1) & (2)

39. (1) An appeal shall lie from the following orders passed by the Court under this Act to the Court, viz.:—

(a) an order under section 2 appointing an arbitrator, umpire or third arbitrator;

(b) an order under section 7 appointing an arbitrator, umpire or third arbitrator;

(c) an order under section 8 appointing an arbitrator, umpire or third arbitrator;

(d) the opinion of the Court delivered under section 9 (2);

(e) an order under section 11 giving leave to enforce an award;

(f) an order annulling the award under section 14 (2);

(g) an order under section 15;

(h) an order under section 16;

(i) an order under section 17;

(j) an order on an award stated in the form of a special case under section 17;

(k) an order modifying or correcting an award.

(2) No appeal shall lie from any order passed in appeal under this section.

Sec. 40  
1 & 2

40. The rules of Order XLII of the Code of Civil Procedure shall apply, so far as may be, to appeals under this Act.

Ordinances which appeal lie

Application of Order XLII of the Indian Civil Procedure Code to appeals

41. Save in so far as they may be inconsistent with any rules framed under this Act, the provisions of the Code of Civil Procedure shall apply to all proceedings before the Court under this Act.

Application of the provisions of the Code of Civil Procedure to all proceedings before the Court

Order as to costs of arbitration.	39. The cost of any proceedings before a Court under this Act shall be in the discretion of the Court. The Court may award costs to be paid between solicitor and client.	S. 11, 1906 C.P.O.
Power of High Court to make rules.	40. The High Court may make rules consistent with this Act as to— (a) the power of leave to enforce an award and all proceedings consequent thereon; (b) applications to the Court for an order to the arbitrator or umpire to state a special case to the Court; (c) the filing and keeping of the award and all proceedings consequent thereon or incidental thereto; (d) applications to set aside the award in whole or in part, or to remit it as to any of the matters referred to the arbitrator or umpire and all proceedings consequent thereon as to the time-limit within which such application should be made; (e) the transfer to the Presidency Courts or District Courts for execution of awards for the enforcement of which leave has been given by the Court where the same awarded does not exceed two thousand rupees; (f) the staying of any suit or proceeding in execution of a substantive arbitration; (g) applications to the Court for reasons to whomsoever and all proceedings consequent thereon; (h) generally, all proceedings in Court under this Act.	S. 20, 1912
Repeal of enactments.	41. The enactments mentioned in the Second Schedule are hereby repealed to the extent specified in the fourth column thereof.	
Act not to apply to certain arbitrations.	42. This Act shall not affect any arbitration pending at the commencement of this Act or the provisions of the Indian Companies Act, 1913, relating to arbitrations, but shall apply to any arbitration commenced after the commencement of this Act under any agreement or order made before the commencement of this Act.	S. 1 A, 1913
A mentioned in s. 11, Act I of 1877.	43. In section 31 of the Spanish Billed Act, 1877, after the words "S. 31, 1 A, 1" "Code of Civil Procedure" the words and figures "The Indian Arbitration Act, 1913," shall be inserted, and for the words "a controversy" the words "present or future differences" shall be substituted.	S. 31, 1 A, 1
Except to the extent of.	44. The provisions of this Act shall be binding on the Crown.	S. 31, 1 A, 1

### THE FIRST SCHEDULE

(See Section 4.)

#### Provisions as to Courts or Commissioners.

1. If no other mode of reference is provided, the reference shall be to a single arbitrator. S. 1, 1906

2. If the agreement is to two arbitrators, the two arbitrators may appoint an umpire at any time within the period during which they have power to make an award.

3. The arbitrators shall make their award in writing, within three months after referring to the arbitrator, or after having been called on to do so, by notice in writing from any party to the arbitrator, or on or before any later day on which the arbitrators, by any writing signed by them, may, from time to time, enlarge the time for making the award.

4. If the arbitrators have referred their case or submitted their case to an arbitrator or umpire, or have referred to any party to the arbitrator, or to the umpire, a notice in writing stating that they submit agree, that may or may not be made with regard to the reference in fact of the arbitrator.



After the lapse of sixteen years, it is a high time that attempt was made to reduce that law. During the interval, conflicting decisions of High Courts have revealed defects which require to be remedied. Sir Moulton MeLod, C. J., at page 341 of F.R. in Bombay remarked—

"The provisions of the Code relating to arbitration were transferred with certain modifications to a separate Schedule to the hope that at an early date they might be transformed into a comprehensive Arbitration Act. Unfortunately that hope has not been realized with the result that the law relating to arbitrations still remains in a most undesirable condition".

The want for the present piece of legislation has been accentuated now that the distinction of Justice in Civil Courts has become so inevitable as to necessitate the appointment of the Civil Justice Committee. All the more imperative, therefore, it becomes that the arbitrations law which provides the speediest and cheapest means of administering justice should be placed on a sound basis, purged of all the ancient and defective, which a century's working has brought to light, and that its scattered provisions be brought together into a consolidated whole. Difficulties falling away in the absence of provisions relating to appeals, and in transferring sections 12 to 15 of the Act have been overcome.

The appointed Chairman of Committee assembled in Bombay in December last represented to Government the necessity of amending the law of arbitration and remedying its defects.

HARICHANDRAI VISHANUDAS.

Bombay,  
27th September 1918.

## NOTES ON CLAUSES.

### PART I.

Cl. 1. Definitions. In view of the extension of the scope of the present Act, the definition of Court has been altered.

Cl. 4-F) The word "arbitrator" has been added in that sub-clause to give effect to the ruling in *Shahaji Kaverji v. Maruti*, 35 Bom. L.R. 43 Bombay 1910.

Cl. 4. Has been added on the lines of the new section 14 of the English Arbitration Act to supply an obvious deficiency.

Cl. 10. Has been newly added. The want of that clause has been frequently felt when parties to arbitrations require the attendance of witnesses whom they do not possess with-out process of Court.

Cl. 12. Its present mode confuses has arisen in transferring sections 12 to 15 of the Act. Some Courts have held that in cases as are excepted in by the arbitrators it becomes unfortunate as a device through an application to set it aside may be pending. This causes an anomaly, in regard to the practice obtaining in England, which great hardship on the defendants and is hardly consonant with justice. It has therefore been thought necessary to insert a provision similar to the one contained in the English Arbitration Act.

Cl. 13. It is not necessary to insert such a provision distinctly as the absence is likely to lead to unnecessary litigation.



Cl. 14. (7) It is pointed out that the difficulty created by the decision in 14 Ind. Law Reporter page 474, F.R. and T.L.R. 43, Toulton page 444.

Cl. 15. At present considerable difficulty is felt in the absence of a provision whereby the Court can compel the arbitrator to state a point of law for the opinion of the Court. And hence the provision.

#### PART II.

Cl. 16. It is desirable to extend arbitration provisions to proceedings of a civil nature other than suits.

Cl. 17. It is necessary to make a clear provision that the Court can extend time even after the award has been made.

#### PART III.

Cl. 18. At present the Arbitration Act applies to Presidency-towns and to Allahabad, Benares and Dinapore. In Presidency-towns and Benares appeals are provided in the Charter, as in Allahabad by rules. In Benares it has been held that on appeal. In the course of proceedings under the Indian Arbitration Act many important and complicated questions arise. It is therefore necessary to provide at least one appeal from the Court's award. Moreover on the scope of the Act has now been extended to the whole of British India the reasons as to appeals is necessary. Section 104 and provides appeals against orders under the Special Arbitration which applied to the whole of British India. Some of the clauses of that section have been omitted as being out of place in the amended provisions of this Bill.

HARCHANDRAI VISHTYAS.

The following Bill was introduced in the Legislative Assembly on the 14th February 1924—

No. 22 of 1924.

*A Bill further to amend the Madras Civil Courts Act, 1872*

Whereas it is expedient further to amend the Madras Civil Courts Act, 1872, for the purpose hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Madras Civil Courts (Second Amendment) Act, 1924. Short title.
2. In section 29 of the Madras Civil Courts Act, 1872, for the words "five hundred" and "one hundred" the words "one thousand" and "three hundred", respectively, shall be substituted. Amendment of section 29, Act III of 1872.

#### STATEMENT OF OBJECTS AND REASONS.

Under section 29 of the Madras Civil Courts Act, 1872, the High Court may invest any District or Subordinate Judge with the jurisdiction of a Judge of a Court of Small Causes for the trial of suits cognizable by such Courts up to the amount of rupees five hundred, or any District Magistrate with the same jurisdiction up to the

amount of rupees two hundred. In paragraph 4 of Chapter 10 (page 247) of their Report, the Civil Justice Commission, having regard to the advisory way in which the Small Cause Courts' powers have been exercised, recommended that the Act should be amended to extend the Small Cause Courts' powers with which District Magistrate may be invested to rupees five hundred and Subordinate Judges to rupees one thousand. The ordinary maximum powers which Subordinate Judges and Magistrate and officers corresponding thereto, who are invested with the jurisdiction of a Judge of a Court of Small Causes, may exercise in the various provinces in India, is indicated by the tabular statement reproduced on pages 96 and 97 of the Report of the Civil Justice Commission. Subordinate Judges may already be invested with such powers up to the amount of rupees one hundred, and in many provinces the Magistrate may be invested with powers up to rupees two hundred and fifty and in some provinces up to rupees five hundred. The Government of Madras have been consulted and they support the Commission's recommendation, except that they consider that for District Magistrate the maximum power should be restricted to rupees three hundred instead of rupees five hundred as recommended by the Commission. The Bill seeks to give effect to the recommendation of the Civil Justice Commission so far as it is supported by the Government of Madras.

H. JENSEN, M.

Delhi, the 20th January 1926.

(Reproduced by order of His Excellency the Governor in Council)

V. T. KRISHNANA AHHARITAY,  
Ses. to Govt., Law (Legislation) Dept.



# ഫോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ്

IV-20 മഹാഭാരതപ്പട്ടണത്തിൽ സപ്തമിനാമകം

SUPPLEMENT TO PART IV—PORT ST. GEORGE GAZETTE.

നമ്പർ 2 (4).

MADRAS 3, 1929.

[മി/മ, 1 അ. 3 ഫു.

പതിനഞ്ചി : മഹാഭാരതപ്പട്ടണത്തിൽ, 1929 മാർച്ച് 3-ാം തീയതി.

## മദ്രാസിലെ ഗവണ്മെന്റുടെ ബിൽ BILL OF THE GOVERNMENT OF MADRAS.

നിരത്തലായും വ്യവസ്ഥാപരമായും മറ്റുമായവയുള്ള മെട്രിക് നഗരങ്ങൾ  
മെട്രിക് നഗരങ്ങളായ നിരത്തലായും നഗരങ്ങളിൽ മെട്രിക് നഗരങ്ങൾ  
യുള്ളവയ്ക്കും.

മദ്രാസിലെ നിരത്തലായും നഗര മെട്രിക് നഗര 18-ാം ചട്ടത്തിൽ  
മെട്രിക് നഗര പട്ടണത്തിൽ മെട്രിക് നഗര മെട്രിക് നഗരങ്ങളായ  
മെട്രിക് നഗരങ്ങളായി മെട്രിക് നഗരങ്ങളായി പ്രസ്ഥാപിക്കുന്നതിനുള്ള  
ബിൽ.

BILL No. 2 of 1929.

1929 മാർച്ച് 3 - 4 തീയതിയിൽ.

A BILL TO AMEND THE DISTRICT MUNICIPALITIES  
ACT, 1929.

1929 മാർച്ച് 3-ാം തീയതിയിൽ മെട്രിക് നഗരങ്ങളായി

മെട്രിക് നഗരങ്ങളായി നഗരങ്ങളായി.

1974 and 1975: no overall significant effect.

[illegible]

1. ཡུལ་འཛིན་གྱི་ལུང་། 1993 ལོར་ཡུལ་འཛིན་ལྷན་ཁག་གིས་ལྷན་དུ་བཞུགས་པའི་འཛིན་གྱི་ལུང་། ལྷན་དུ་བཞུགས་པའི་འཛིན་གྱི་ལུང་།

[illegible][illegible]

**Keywords:** *workplace bullying, organizational commitment, turnover intentions, organizational citizenship behaviors*

[illegible]

1. **Introduction**

1. *Journal of Management Studies*, 1997, 34, 1, 1-14.



## 2. 1925 ഓഗസ്റ്റിൽ വന്നു കേരളത്തിൽ വന്നു ചെറുകുളം

II എന്ന പേരെ 1 എന്ന വിവരണത്തിൽ

1925 ഓഗസ്റ്റ് 1-ാം തീയതി  
 കേരളത്തിൽ വന്നു ചെറുകുളം  
 II എന്ന പേരെ 1925 ഓഗസ്റ്റിൽ വന്നു ചെറുകുളം  
 "കേരളം".

കേരളം

"കേരളം" എന്നതിനെ കേരളത്തിൽ കേരളത്തിൽ വെച്ച്  
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കേരളത്തിൽ വെച്ച്  
 1925 (1925) 1925

1925 (1925)

P. Y. KUBUVIL,  
 Malabar Translator to Government.



SUPPLEMENT TO PART II

# THE FORT ST. GEORGE GAZETTE

No. 10.]

MADRAS, TUESDAY EVENING, MARCH 9, 1916.

[Price, 4 pice.]

## ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING 6th MARCH 1916.

### GENERAL SUMMARY.

*Rainfall* light in *Gowder*, *Chittoor*, *Trichinopoly* and the *South* and *all elsewhere*. *Transplantation* or *sowing* of paddy is *Karnool*, the *Coromandel*, *North Arcot*, *Chingleput*, *Ramanad* and *South Kanara* and *very* in *Nellore* and *South Arcot* and *sowing* of *chulam* is *Nellore* and *Madura* and *planting* of *sugarcane* is *Chittoor* proceeding. *Standing crops* generally *fair*. *Harvest* of paddy is in the *Coromandel*, the *Central Provinces*, the *North* and *South Kanara*; *chulam* in parts of the *Coromandel*, the *Deccan*, *Nellore*, *Chingleput*, *Trichinopoly* and *Madura*, *cassia* in *Trichinopoly* and *Ramanad*, *capp* in *Vijayanagara*, *Cuddapah*, *Nellore* and *Trichinopoly*, *vergas* at *Cuddapah* and *Trichinopoly*, *peas* in the *Coromandel*, *Bellary*, *Cuddapah*, *Nellore* and *Chingleput*, *cotton* in *Gowder*, *Anasapur* and *Cuddapah*, *chillies* in parts of the *Coromandel* and *Kannara*, in *Gowder* and *Chingleput*, *sowing* of *sugarcane* in the *Coromandel*, *Bellary*, *Cuddapah*, *South Arcot*, *Chittoor*, *Chingleput* and *Trichinopoly* and *picking* of *cotton* in *Gowder* and the *Deccan* proceeding; *cassia* generally *fair*. *Water-supply* generally *sufficient*, except in parts of *Bellary*, *Anasapur*, the *Central Provinces*, the *near-farther* areas of *Madura* and *Ramanad*. *Grain* generally *available*. *Fodder* *sufficient*. *Prices* *fairly steady*. *Prospects* *fair to good*.

W. E. BROWN,  
Secretary.

Bound (Last Numbers and Supplements),  
Madras, 20 March 1916

H-22-3

### DISTRICT REPORTS.

#### GANTAM.

*Light showers* in the *week*. *Water-supply* *sufficient*. 17½ feet of *water* in the *Baroda* reservoir and 14½ feet in the *Shankhoda* reservoir. *Standing crops* *fair*. *Harvest* of *sugarcane* and *sowing* of *sugarcane* proceeding; *cotton* *fair*. *Employment* *available*. *Grain* *stocks* *sufficient*. *Prospects* *good*.

#### VIZAGAPATNAM.

*Local showers* in *Gowder*. *Water-supply* *sufficient* for *irrigation* operations in *these* fields. *Standing crops* *fair*. *Harvest* of *ragi* *commencing* and *sowing* of *sugarcane* *proceeding*; *cotton* *fair*. *Employment* *available*. *Expenditure* in *Rangona* on a *small scale*. *Grain* *stocks* *sufficient*. *Prospects* *good*.

#### EAST GODAVARI.

*No rain* in the *week*. *Water-supply* *sufficient*. The *Godavari* 52½ feet above the *crest* of the *dam*. *Condition* of *standing crops* not reported. *Harvest* of *chulam*, *peas* and *cotton* and *sowing* of *sugarcane* proceeding; *cotton* of *chulam* and *peas*, *fair to normal*; *chulam* and *sugarcane*, *normal*. *Employment* *available*. *Grain* *stocks* *sufficient*. *Prospects* *good*. *Fall* in the *price* of *ragi* at *Kannamangalam* and of *chulam* at *Parvatham* and *Velavaram* and *rise* in the *price* of *chulam* at *Parvatham*.

#### WEST GODAVARI.

*No rain* in the *week*. *Water-supply* *sufficient* except in parts of the *Ramanam* taluk. *Standing crops* *fair*. *Cutting* of *sugarcane* proceeding; *cotton*, *fair to normal*. *Employment* *generally*. *Grain* *stocks* *sufficient*. *Prospects* *good*. *Fall* in the *price* of *ragi* at *Kannamangalam* and of *chulam* at *Narasapur*.

#### KISTNA.

*No rain* in the *week*. *Water-supply* *sufficient*. The *Kistna* 52½ feet above the *crest* of the *dam*. *Standing crops* *showing* well. *Harvest* of *chulam*, *chillies*,  *Bengal* *green*, *red* *green*,  *tobacco* and *terracotta* proceeding in parts, *cotton* *fair*. *Employment*

available. Grain stocks sufficient. Prospects good. Fall in the price of sugar at Delhi and of cotton at Bombay and also in the price of sugar at Bombay.

#### SURFUR

*Land clearance at Surfur.* Water supply generally sufficient in tanks and wells. No work in vegetable gardens. Standing crops fair. Harvest of cotton, sugarcane, berseem, red gram, Bengal gram, mung, chana and moolah and picking of cotton proceeding; cotton of cotton, sugarcane, berseem and red gram, mung, chana, berseem and moolah. Grain stocks sufficient. Prospects fair. Fall in the price of sugar and rice in the price of moolah at Delhi.

#### KURNOOL

*Land clearance at Kurnool.* Water supply generally sufficient. The Thangabadi well has been sunk. Average discharge through the head works at Nandikot 2500 cusecs per second. Transplantation of second crop paddy proceeding in parts. Standing crops generally fair. Harvest of cotton and picking of cotton proceeding; cotton not reported. Employment generally available. Grain stocks generally sufficient. Prospects fair. Fall in the price of cotton and moolah at Patilchik.

#### BELLARY

*No rain in the week.* Water supply sufficient in wells except in the Nandikot taluk, where in some districts and districts in some parts. Drinking water sufficient in the head works at Nandikot. 2500 cusecs per second. Transplantation of second crop paddy proceeding in parts. Standing crops fair. Harvest of cotton, sugarcane and berseem, mung, chana, moolah and picking of cotton proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects fair. Rise in the price of yellow cotton at Bellary.

#### ANANTAPUR

*No rain in the week.* Water supply sufficient for irrigation except in some parts, where in some districts and districts in some parts. Drinking water sufficient in the head works at Nandikot. 2500 cusecs per second. Transplantation of second crop paddy proceeding in parts. Standing crops fair. Harvest of cotton, sugarcane and berseem, mung, chana, moolah and picking of cotton proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects fair. Fall in the price of sugar and rice in the price of moolah at Delhi.

#### CHIDAMPUR

*No rain in the week.* Water supply generally sufficient. Standing crops fair. Harvest of sugarcane, berseem and mung, cotton and picking of cotton proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects good. Rise in the price of sugar at Bellary.

#### NELLORE

*No rain in the week.* Water supply sufficient. 20-25 feet of water in the Nandikot taluk. Transplantation and sowing of paddy and sugarcane and picking of cotton proceeding in parts. Standing crops fair. Harvest of paddy, cotton, sugarcane and mung, chana, berseem and moolah and picking of cotton proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects good. Rise in the price of sugar at Bellary.

#### CHIDAMPUR

*No rain in the week.* Water supply sufficient. Transplantation and sowing of second crop paddy proceeding. Standing crops fair. Harvest of paddy, sugarcane and berseem, mung, chana, moolah and picking of cotton proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects good.

#### SOUTH ARDIT

*No rain in the week.* Water supply sufficient. Transplantation of paddy and sugarcane proceeding in parts. Standing crops fair. Harvest of paddy and picking of sugarcane proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects good.

#### CHITTOOR

*No rain in the week.* Water supply generally sufficient in wells except in parts of the Chittoor taluk and districts in some parts except in the Chittoor and Chittoor taluks and parts of the Chittoor taluk. Transplantation of second crop paddy proceeding in parts. Standing crops fair. Harvest of paddy and picking of sugarcane proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects fair.

#### NORTH ARDIT

*No rain in the week.* Water supply sufficient in wells except in parts of the Chittoor taluk and districts in some parts except in the Chittoor and Chittoor taluks and parts of the Chittoor taluk. Transplantation of second crop paddy proceeding in parts. Standing crops fair. Harvest of paddy and picking of sugarcane proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects fair.

#### SALIM

*Land clearance at Salim.* Water supply sufficient in wells except in parts of the Chittoor taluk and districts in some parts except in the Chittoor and Chittoor taluks and parts of the Chittoor taluk. Transplantation of second crop paddy proceeding in parts. Standing crops fair. Harvest of paddy and picking of sugarcane proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects fair.

#### COIMBATUR

*No rain in the week.* Water supply sufficient in tanks except in parts of the Chittoor taluk and districts in some parts except in the Chittoor and Chittoor taluks and parts of the Chittoor taluk. Transplantation of second crop paddy proceeding in parts. Standing crops fair. Harvest of paddy, cotton, sugarcane and berseem, mung, chana, moolah and picking of cotton proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects good. Rise in the price of sugar at Bellary.

#### SACHINAPUR

*Land clearance at Sachinapur.* Water supply sufficient in parts. Standing crops fair. Harvest of paddy, cotton, sugarcane and berseem, mung, chana, moolah and picking of cotton proceeding; cotton not reported. Employment generally available. Grain stocks sufficient. Prospects fair. Fall in the price of sugar at Bellary.





# RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 6TH MARCH 1926.

District.	Rainfall in inches.				Tons or Tons per 100 bushels, etc.												Remarks.	
	In the week.		Up to the end of the week from 1st April.		Rice.			Maize.			Cereals.			Cane.				
	Unit.	Average from 1895 to 1925.	Unit.	Average from 1895 to 1925.	Comparative week of the previous year.	Last week.	This week.	Comparative week of the previous year.	Last week.	This week.	Comparative week of the previous year.	Last week.	This week.	Comparative week of the previous year.	Last week.	This week.		
Ceylon.	Galle	0.1	0.1	81.2	42.6	6.8	7.3	6.4	12.1	33.7	35.8	..	..	..	..	..	..	Galle
	Vavuniya	0.0	0.1	60.0	35.6	..	..	..	..	..	..	..	..	..	..	..	..	Vavuniya
	Agnew's Island	0.0	0.1	49.2	23.1	6.2	6.2	6.3	34.7	44.4	44.7	1.1	1.0	1.0	1.0	1.0	1.0	Agnew's Island
	North West	0.0	0.1	49.2	23.1	6.2	6.2	6.3	34.7	44.4	44.7	1.1	1.0	1.0	1.0	1.0	1.0	North West
	South West	0.0	0.1	49.2	23.1	6.2	6.2	6.3	34.7	44.4	44.7	1.1	1.0	1.0	1.0	1.0	1.0	South West
British India.	Karnool	0.0	0.1	30.7	38.9	5.2	5.2	5.2	10.2	11.1	11.1	10.1	10.1	10.1	10.1	10.1	10.1	Karnool
	Bellary	0.0	0.1	30.7	38.9	5.2	5.2	5.2	10.2	11.1	11.1	10.1	10.1	10.1	10.1	10.1	10.1	Bellary
	Amroha	0.0	0.1	30.7	38.9	5.2	5.2	5.2	10.2	11.1	11.1	10.1	10.1	10.1	10.1	10.1	10.1	Amroha
	Chitaval	0.0	0.1	30.7	38.9	5.2	5.2	5.2	10.2	11.1	11.1	10.1	10.1	10.1	10.1	10.1	10.1	Chitaval
	Chitaval	0.0	0.1	30.7	38.9	5.2	5.2	5.2	10.2	11.1	11.1	10.1	10.1	10.1	10.1	10.1	10.1	Chitaval
Canada.	St. John	0.0	0.1	60.0	35.6	6.8	6.8	6.8	9.3	10.0	10.0	9.3	9.3	9.3	9.3	9.3	9.3	St. John
	Chung-pai	0.0	0.1	60.0	35.6	6.8	6.8	6.8	9.3	10.0	10.0	9.3	9.3	9.3	9.3	9.3	9.3	Chung-pai
	Madras	0.0	0.1	60.0	35.6	6.8	6.8	6.8	9.3	10.0	10.0	9.3	9.3	9.3	9.3	9.3	9.3	Madras
	South Africa	0.0	0.1	60.0	35.6	6.8	6.8	6.8	9.3	10.0	10.0	9.3	9.3	9.3	9.3	9.3	9.3	South Africa
	South Africa	0.0	0.1	60.0	35.6	6.8	6.8	6.8	9.3	10.0	10.0	9.3	9.3	9.3	9.3	9.3	9.3	South Africa
Central.	Chitaval	0.0	0.1	60.0	35.6	6.8	6.8	6.8	9.3	10.0	10.0	9.3	9.3	9.3	9.3	9.3	9.3	Chitaval
	North Africa	0.0	0.1	60.0	35.6	6.8	6.8	6.8	9.3	10.0	10.0	9.3	9.3	9.3	9.3	9.3	9.3	North Africa
	Salon	0.0	0.1	60.0	35.6	6.8	6.8	6.8	9.3	10.0	10.0	9.3	9.3	9.3	9.3	9.3	9.3	Salon
	Combrat	0.0	0.1	60.0	35.6	6.8	6.8	6.8	9.3	10.0	10.0	9.3	9.3	9.3	9.3	9.3	9.3	Combrat
	Chitaval	0.0	0.1	60.0	35.6	6.8	6.8	6.8	9.3	10.0	10.0	9.3	9.3	9.3	9.3	9.3	9.3	Chitaval
South.	Madras	0.1	0.1	60.0	44.2	6.7	6.7	6.8	6.8	6.8	6.8	..	..	..	..	..	..	Madras
	Madras	0.1	0.1	60.0	44.2	6.7	6.7	6.8	6.8	6.8	6.8	..	..	..	..	..	..	Madras
	Madras	0.1	0.1	60.0	44.2	6.7	6.7	6.8	6.8	6.8	6.8	..	..	..	..	..	..	Madras
	Madras	0.1	0.1	60.0	44.2	6.7	6.7	6.8	6.8	6.8	6.8	..	..	..	..	..	..	Madras
	Madras	0.1	0.1	60.0	44.2	6.7	6.7	6.8	6.8	6.8	6.8	..	..	..	..	..	..	Madras
West Coast.	Malabar	..	0.1	..	117.8	8.0	8.0	..	..	..	..	..	..	..	..	..	..	Malabar
	South Kanara	..	0.1	..	179.8	142.5	8.3	8.3	..	..	..	..	..	..	..	..	..	South Kanara
	Malabar	..	0.1	..	179.8	142.5	8.3	8.3	..	..	..	..	..	..	..	..	..	Malabar
	Malabar	..	0.1	..	179.8	142.5	8.3	8.3	..	..	..	..	..	..	..	..	..	Malabar
	Malabar	..	0.1	..	179.8	142.5	8.3	8.3	..	..	..	..	..	..	..	..	..	Malabar
Hills, The Nilgiris		0.0	0.1	74.9	73.8	4.6	4.6	4.6	8.4	9.8	9.8	..	..	..	..	..	..	Hills, The Nilgiris

(All figures in tons)

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